



JULY - AUGUST, 1964

BOX 783, BIRMINGHAM, ALABAMA

ISSUE #60

How L.B.J. Stole His Senate Seat

The Infamous Story Of Ballot Box 13

Where did Lyndon Johnson come from? Where did he first get his start in politics? These are 'must' questions in evaluating the character, honesty, and reliability of todays President of the U.S.A. His march to power began back in Texas in 1948 when he ran for the U.S. Senate against three time former Gov. Coke Stevenson. There was a field of 5 candidates and Gov. Stevenson won the July 24 primary, but was won the July 24 primary, but was forced into an Aug. 28 run-off with Lyndon Johnson.

The political gangster George Parr controlled 5 counties and delivered to Lyndon Johnson the fantastic majority of 10,547 to 368 votes for Gov. Stevenson. Despite all this, the White areas of Texas went for the highly respected Gov. Stevenson. Early returns had him 6,000 votes ahead of L.B.J. But the Mexican dominated area cut this lead to a thin 600 votes later that night.

At the end of the vote counting the "Texas Election Bureau" amounced that Gov. Stevenson had beaten Lyndon Johnson by some 250 votes. Everyone thought the election was over - BUT NOT

Right-Wing conservative Stevenson received 477,077 votes to Left-Wing Liberal Johnson's election was over - BUT NOT

FIRST PLACE! JOHNSON WAS STEALING THE ELECTION! STEVENSON RUSHES TO INVESTIGATE.

GOV. Stevenson immediately went to investigate Box 13. He knew that the lawless forces in gun-totin brush country of Southeast Texas would be out in force, Gov. Stevenson took with him Texas Ranger Capt. Frank Hamer and two newly elected County Democratic Executive Committeemen, Harry Adams and H. L. Poole. The votes had been locked up in the local bank owned by none other than the notorious George Parr. The men were

ing to throw out all the votes in Box 13, which would make Gov. Stevenson the winner by some 900 votes. But, just as the committee was meeting to take this very action, the Lyndon Johnson forces moved in and presented the Committee with a Courtinjunction issued only that morning by Judge Roy Archer (a Johnson co-hort) forbidding them from throwing out the phoney 'votes' in Box 13.

The committee, made up of Chairman Harry Adams and Secy, H. L. Poole, were served with the court order by the PRESENT Texas Governor, John Connally

Gov. Stevenson then appealed to the Federal Courts. After showing the overwhelming evidence of vote fraud to District Judge T. Whitfield Davidson, he immediately issued an order forbidding the Texas Secy. of State, Paul Brown, from printing Lyndon Johnson's name on the November General Election ballot. He issued the following tongue-lashing to Lyndon Johnson.

son.

"There has not one word of evidence been submitted to disprove this plaintiff's claim he has been robbed of a seat in the United States Senate. This Court

Abe Fortas
Communist-front lawyer who got LBS- bis
Senate seat in 1948,
has also represented
Owen Lattimore and
Bobby Baker.



The Duke of Duval laughs with his lawyer, Percy Foreman, after conviction on 20 counts of mail fraud in 1957.



Con-Lyn-even hind.







will appoint a Commissioner to go into Jim Wells County, procure the evidence and report back to this Court when the hearing opens."

Lyndon Johnson couldn't afford to have Box 13 opened, so he rushed an appeal before the Fed-(Continued on Page 2)

405,607 votes. This was a lead i 405,007 Votes. Inis was a lead of 71,460 votes over L.B.J. Most thought the race was over and the Associated press commented that, "Barring a miracle, Gov. Stevenson will be the next Sena-ror."

tor."

Harry Truman, who was running his toughest race against Gov. Dewey, desperately needed a friend on the Nov. ballot to help him carry Texas. Truman's Democratic Parry was split by the States Rights Parry bolt on the right running Strom Thurmond for President, and the Progressive Party on the Left running Henry Wallace for President. Suddenly the money began to flow into Texas. Johnson named John into Texas. Johnson named John Connally (present Gov. of Texas)

commany directed cov. of lexasy as his campaign manager. As the run off votes started rolling in, it was easy to see that bales of money had been spent in the Southeast counties, dominated by the Mexican minority bloc vote. The free beer was flowing like rivers and the flestas were swirling around the clock. In Bexar County (San Antonio) where Johnson lost by 12,000 votes in July, he now had a 2,000 vote majority!

LYNDON JOHNSON! Johnson's LYNDON JOHNSONI Johnson's political gang was still hard at work - getting out the "grave-yard vote." Johnson startled the state by taking to the radio announcing "victory." What did Johnson know that no one else knew?

THE SECRET OF

ITHE SECRET OF
BALLOT BOX 13

AFTER some recheck tabulations in Johnson controlled counties, the Gov. Stevenson lead was
cut to some 213 votes. Yet,
L.B.J. continued to maintain he
was the winner of the election—
THEN CAME THE BIG SURPRISE. A Mexican presiding
election judge in Jim Wells County (one of the 5 counties run by
convicted embezzler George
Parr reported an oversight in
his counting, (which originally
reported the vote in his Box 13
as 768 for Johnson to 60 votes
for Gov. Stevenson.)
Now he stated that the correct
count was 967 for Johnson to
61 votes for Gov. Stevenson which
made Johnson the winner by 87
votes! THE MOST FANTASTIC
NEWS OF ALL WAS THAT THIS
BOX 13 HAD BEEN ISSUED ONLY
600 VOTING BALLOTS IN THE

VOTING BALLOTS IN THE

amazed to note that at the end of the long list of those who had voted (written in black in k) was an additional 200 or more names written in ALPHABETICAL ORDER IN GREEN INKI

written IN ALPHABETICAL ORDER IN GREEN INK!

The men quickly memorized about 15 of the names. They made a quick check of the names, only 3 were easy to find, the the grave yard, the moved away from the grave yard, the county long ago. The Secy. for ty Democratic Committee representation of the sames and loback in the bank vaulicalled Secy. was To an employee in the Hadditonal checking that one of the so-cally voters, added to the link was Hector Serdile. He denied hav Alice county on ellipse to the denied have young housewife de voted and said she young hous

and the former Chairman of the County Demo. Committee Clarence Marten (also a hinchman of gangster George Parr.) This was the first time in the history of Texas that a County Demo. Committee was restrained from throwing out obviously rigged votes.

ISSUE THIS

ALL RIFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 9-22-98 BY 507 in Se

L.B.J. Steals

(Continued from Page 1)

eral Court of Appeals in New Or-leans. Judge J. C. Hutcheson, Jr., refused to give Johnson a re-straining order. In the meantime Judge Davidson's investigator, Federal Commissioner Tom Donald arrived with supoenas to open Box 13.

Donald arrived with supcenas to open Box 13.

Low and behold, everyone connected with precinct Box 13 fled the state of Texas. Election Judge Luis Salas of Box 13 went to Califi, with Tom Donald (who locked Box 13 in the George Parr Bank.) Others went into hiding in Mexico. WHEN BOX 13 WAS OPENED, THE VOTES WERE GONE AND ONLY STRIPS OF NEWSPAPERS WERE FOUND?

Lyndon Johnson was desperate,

GNE AND ONLY STRIPS OF NEWSPAPERS WERE FOUND?
Lyndon Johnson was desperate, he quickly had lawyer Abe Fortas carry a direct appeal to U. S. Supreme Court Justice Hugo Black heing a part of the same gang of Democratic conspirators, Hugo Black committeed another one of his long line of dastardly acts against due legal process and ordered the investigation of Box 13 haited and ordered Johnson seated as Democratic nominee for the U. S. Senate. Thus one political gangster covered up for another vile thieving snake. This was not quite the end of tall. When Sen. Johnson arrived in Washington, the Senate Rules Committee Insisted that Lyndon not be seated because he had won by vote fraud. Senate investigators were quickly ordered to, Texas to size Box 13, but when they got there they discovered that the Election committee had ordered all the ballots burned. Thusly, Johnson took his seat in the U. S. Senate. This is the story of a man who cooperated with gangsters like the notorious George Parr. (Harry Truman later rewarded Parr with an executive pardon for a federal Tax conviction case, but Parr has subsequently been convicted of a number of other

but Parr has subsequently been convicted of a number of other convicted of a number of other charges, such as more Tax evasion, mail fraud and embezzlement.) Thus we find Lyndon, a ballot box stuffer, a conspiring fake and vote robber. God save America from a man who would go to the lengths that Johnson has gone in his naked grab for power.

power.

Also, this is a warning of the dangerous racket, known as 'patronage' that hands out the 'gravy' to those who 'deliver,' who do the dirty work that keeps the organization in line. The Harry Trumans, Hugo Blacks, George Parrs, and the rest of their ilk, which thwarts the will of the White Christian Voting majority and substitute vote stealing and bellot (Box 13) stuffing. LYNDON JOHNSON MUST GO! VOTE TO THROW THE SCOUNDREL OUT

Tell Your Friends Box 13 Story

Office of the Clerk, Supreme Court of the United States, Washington 25, D. C.

April 11, 1960

Dear Mr. Wantland-

Enclosed is a certified copy of the order issued September 29, 1948 Mr. Justice Black in the case of Johnson, et al Vs. Stevenson No. October term, 1948, which you referred to in your letter of April

IN THE SUPREME COURT OF THE UNITED STATES No. 466

LYNDON B. JOHNSON, In his individual capacity, and V. STRIEGLER, County Judge of Blanco County, Texas, and FRANK SHELLEY, Sheriff of said county, and C. H. STEVENSON, County Clerk of said*county, in their offic capacity as member of, and Constituting election board of a county, and as representatives of the election boards of the of counties of Texas as a class,

VS.

PETITIONERS

COKE B. STEVENSON,

Respondent

-ORDER-

This cause came on to be heard before me on the Petitioner's motion for a stay of a temporary injunction, issued by the United States Court for the Northern District of Texes, Fort Worth division and for a stay of other proceedings in the said District Court, and, after hearing argument by counsel for the Petitioners and Respondent, it is. ORDERED that the temporary injuncion issued by the United States District Court, for the Northern District of Texas, Fort Worth Division, on September 23rd. 1948, in the case entitled Coke R. Stevenson Vs. Lyndon B. Jehnson, et al, Civil No. 466 be and the same is breeby stayed, and that the temporary injunction is and shall be of no force and effect, until further order of he Supreme Court.

Seft 29,48

Hugo Black Issues 0 Seating Johnson

Johnson Stopped Search For Fraud in Box 13

LENDON B. JOHNSON VS.
CORE B. STEVENSON, ET AL.

COUNTY, TEXAS

NOW COMES Lyndon B. Johnson, who resides in Blanco County, Texas, complaining of Coke R. Stevenson, who resides in Kimble County, Texas, Frank Hamer, who resides in Travis County, Texas, Kellis Dibrell, who resides in Bexar County, Texas, H. L. Adams Chairman of the Democratic Executive Committee of Jim Wells, County, H. L. Poole. secretary of said Jim Wells, County committee and (here follows names of 18 individual members of Committee) Plaintiff is a resident citizen of the State of Texas, and duly qualified to hold the office of United States Senator. . At Second Democratic primary held August 28, 1938 . . plaintiff received a majority of the votes ... we would show that the defendants have entered into a conspiracy for the purpose of causing the votes in Precinct No. 13 in Jim Wells County to be thrown out on the grounds of fraud and irregularity ... thus taking from plaintiff sufficient votes to change results of election and deprive plaintiff of his seat in the United States Senate ...

Plaintiff would show said county committee has no authority or jurisdiction to hear or determine an election contest of any kind, or to hear and pass judgment on charges of illegality or ifregularity of any nature ... but, unless restrained by an order of this Honorable court, said defendants will effect such unlawful conspiracy ... Plaintiff further alleges that defendants Adams and Poole, acting under threats and intimidation of defendant Stevenson, and in furtherance of said conspiracy, called a secret meeting in a private residence and declared fraudulent the returns in Precinct No. 13 ... and best information Plaintiff has is that defendant Adams will call another meeting of said committee at any instant, unless restrained, and make a new tabulation ...

The resident judge of Jim Wells County, resides at Alice, but he cannot be reached in sufficient time to effectuate the purpose of the writt sought in the foregoing and attached petition ... and the irregncy is such that the defendants may, and likely will, according

OATH NOTARIZED SEPT. 10, 1948
I am the person named as plaintiff in the foregoing
unction and temporary restraining order. I am famili
ts alleged in said petition, and the facts alleged therein

eve date by Judge

Democrats Getting Out The Vote



a man who identified himself as a Discontinuous man who identified himself as a Discontinuous more action precinct worker, Meyer Mackenberg, gives money from his billifold to a man, center, near the Fifth Precinct. At right, Skid



Row men leave a building with bottles of wine they had purchased after they said they received \$1 from Democratic precinct workers for voting in polling places. Pictures were made by Rud Daley of the Chicago Daily News.

Jews Seek Immigration Bill Unanges

Will America soon be like China or India, where millions of people are crawling over themselves for lack of room? Where starvation, poverty, disease, filth, and terror are the rule of the day. The answer is YES, if American Jews have their way. The Jew Rep. Emanuel Celler has filed two bills for Lyndon Johnson before the House Judiciary Committee on Im-

don Johnson before the House Judiciary Committee on Immigration.

These fantastic bills (S-747 and H.R. 7700) would more than triple the number of immigrants coming into America from 300, -000 to an estimated 1,000,000 per year, At this moment there are some 196,000,000 people in America, With the natural population explosion now going on

are some 196,000.000 people in America. With the natural population explosion now going on (with NO additional immigration) there will be some 372,000,000 here by the year 2000-just 36 years from now! With these new bills, we would find America vastly overcrowded, with unemployment and crime a tremendous menace. We would quickly become another China, with vast masses pushing and struggling just to walk down the streets (as is now the horrible condition in Hong Kong.)

BUT, THE WORSE PART OF THESE BILLS IS THAT THEY WOULD ABOLISH THE IMMIGRATION QUOTA SYSTEM. At the moment most Asiatic countries are allowed only 100 immigrants per year. Europe receives the vast part of the quotas. Lyndon Johnson (the stooge for the Jews) proposes we do away with all national quotas and that they be equally distributed all over the world. In other words, Negroes and Asiatics would receive the major part of the new quotas and we would soon find ourselves drowning in a vast sea of colored immigration.

Secy, of State, Dean Rusk states that "the immigration laws should be changed because they

discriminate against half of the people of the world." SO WHAT, America was not founded by half the peoples of the world. IT WAS FOUNDED, PIONEERED, DEVELOPED AND CIVILIZED BY PEIROPEAN WHITE CHRIST-VELOPED AND CIVILIZED BY EUROPEAN WHITE CHRIST-IANS, This Great United States was not built by Chinamen, Pigmys, Negroes, but by OUR kind of people. What is wrong with wanting America to be dominated by White Christians? God save us, if these traitors in high public office are allowed to destroy our last defense against the floodates of over population in Asia gates of over population in Asia and Africa. These hordes would

gates of over population in Asia and Africa. These hordes would pour in so quickly that we would never again be able to take back control of our own land. At this very moment, Jews and Negroes and other non-Whites are taking control of many of our major cities simply due to their vast numerical superiority? We must act quickly if we are to stop this Jewish on-slaught to flood America with people the Jews will use to destroy our White Christian way of life. Write your Congressman NOW, tell them we want to preserve the "McCarren-Walter Immigration and Nationality Act of 1952." Tell them we want the decendants of our forefathers to make up the future population of our beloved land.

Legislators sitting on Commit-

our beloved land.
Legislators sitting on Committees now considering this evillegislation are: Rep. Michael A, Feighan, Rep. Emanuel Celler, Rep. Arch A, Moore, Jr., Rep. Richard A. Poff, Sen. James O. Eastland, Sen. Olin Johnston, Sen. John L. McClellan, Sen. Everitt Dirksen, and Sen. Kenneth Keating.

FOR MORE INFORMATION SEND 10¢ FOR OUR FULL RE-PORT ON THIS MATTER, ENTITLED "WILL CHINESE IMMIGRANTS FLOOD AMERICA?" Order from NSRP, Box 783, Birmingham, Ala.

"Jewish organizations are on record as demanding the liberalization of the existing immigration laws." -American (Jewish)

July 9, 1964

The Jewish Stand



From Jewish Telegraph Agency

* MILTON FRIEDMAN

WASHINGTON

WASHINGTON — The White House is vigorously seeking Congressional action to liberalize immigration laws before adjournment.

But public opinion—including that of the Jewish community — has become somewhat indifferent since the failure of the great protests of the 1950's against the discriminatory McCarcan-Walter Immigration Act.

Authorities see no cause for Jewish complacency. A changing world situation brings the possibility of the surge of thousands of Jewish refugees from trouble spots. The unpredictable Kremlin may even grant exit rights to Soviet Jewry.

President Lyndon B. Johnson is deeply concerned about the need for immigration reform. The President called for passage of an Administration bill in his State of the Union mess for the Union mess from an irrational and virelevant concern with the place of an immigrant's from an irrational and vrre-levant concern with the place of an immigrant's birth, and turn instead to a meaningful concern with the contribution the immi-grants can make to this so-ciety.

Since then, the President has several times declared that the Administration's immigration bill, H.R. 7700, is one of the most significant measures before Congress.

President Johnson emphasized that we can appeal.

sized that we can properly ask of people: "What can

you do for our country?" But, he said, we should nev-er ask: "In what country were you born?"

but, he said, we should never ask: "In what country were you born?"

Attorney General Robert F. Kennedy, a champion of civil rights, testified that "Elsewhere in our national life, we have eliminated discrimination based on one's place of birth. Yet this system is still the foundation of our immigration laws." He added that the present system is inconsistent with our principles and out of step with our history. He said: "This nation was built by immigrants of courage and ability who came from many lands... We have benefited from the genius of Einstein, Bohr, Fermi, and thousands of others."

White House views have been made known to the reluctant chairman of the House Immigration Subcommittee, Rep. Michael A. Feighan, 1 Ohio Democrat, who shares many of the McCarran-Walter concepts.

White House intercession has already resulted in the agreement of the House and Senate Immigration Subcommittees to hold hearings. Knowing of the President's interest, top members of his team — Kennedy, Rusk, Wirtz—testified.

Myer Feldman, Counsel to the Presient, also serves as

Wirtz—testified.

Myer Feldman, Counsel to
the Presient, also serves as
personal adviser on matters
of Jewish interest. Mr.
Feldman has carefully followed developments on the
immigration front and par-

ticipated in the initiatives emanating from the White House.

emanating from the White House.

Mr. Feldman, originally a key member of the personal staff of the late President John F. Kennedy, took part in Mr. Kennedy's struggle for a falr immigration policy. Mr. Kennedy, as a Senator and as President, took a leading role in immigration matters. He considered the pending bill sound and felt that reforms it would make were urgently needed.

felt that reforms it would make were urgently needed. This measure, now before Congress, would make it easier to bring to the United States persons with special skills and attainments, that we need and want.

It would remove from our law a discriminatory system of selecting immigrants that is a standing affront to millions of our citizens and our friends abroad

It would provide for the

It would provide for the needs of refugees and serve our traditional policy of alding those made homeless by catastrophe or oppression.

catastrophe or oppression.

The Administration bill is drafted to accomplish two separate tasks: The gradual elimination of the national origins quota system and establishment of a new system for the distribution of quota numbers. These aims would be achieved over a five-year period.

Attorney General Kennedy,

five-year period.

Attorney General Kennedy, in his moving testimony before the House Immigration Subcommittee, said he believed "the American people really do not want the present system to continue and that the time has come to enact this bill."

come to enact this bill."

Mr. Kennedy added that
"It will not solve all the
problems of immigration,
but it will relieve those
which are basic and most
pressing. Furthermore, it
will demonstrate for the
world our dedication to individual freedom and our
confidence in the future."

'Quota Systems'

All countries that have

All countries that have immigration problems have preferential systems designed to maintain designated racial characteristics of the population.

However, when Americans of former Northern European stock express a preference for maintaining our quota system, which favors immigrants from Northern Europe, they are accused of bigotry and prejudice, and "big city" politicians prepare bills that would amend to death our present immigration quota.

What's wrong with keep-

quota.

What's wrong with keeping our population as homogeneous as possible to avert a boiling-over of the melting pot? ...

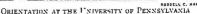
Has not the United States the privilege of accepting—or refusing—any nationality?

States cepting—or reason nationality?

J. C. RUSSELL,
San Francise

San Francisco.







Mixed School Rooms Lead To Mixed Families

Knoxville Policewoman Protests Negro Behavior

Editor: The Thunderbolt

The following letter has been addressed to President Johnson:
As a policewoman I was stationed at a downtown street intersection during Knoxville's Dogwood Festival Parade.

Without provocation I was mauled in the side of the head by a heavy object and within seconds I was brutally bruised, kicked, and beaten by at least 100 Negroes. My clothes were practically torn from my body. I was rescued and hospitalized.

The scars of this savage at-tack are still with me. But the greatest blow of all to me was to read in the newspaper at about this time that our Presi-dent was picking up dogs by the ears just to hear them yelp. Sir, I do not say this in disre-spect to your high position. But

it is shocking to think in the same thought about roving mobs from New York to Birmingham and San

New York to Birmingham and San Fransisco, ignoring the law and tearing unfirms from police officers... while our President can find time to fiddle away on such trival dog-eared matters. Mr. President, having been a casualty of a "non-violent" mob, I think I am qualified to suggest that unless the present administration ceases to coddle and approve these mob demonstrations, law enforcement in America will be completely broken down. Again sir, I mean no disrespect. I wish you had time to hear of my experience in per-

hear of my experience in per-son. But in these trying times know that other matters are more important to you. LULA BELL HESTER

409 Broadway, N. W. Knoxville, tenn.

Nat'l Chmn. Dupes Defines **Pharisee And Anti-Semitic**

PHARISEE: The Kazars and

same time scream that they,

It was these same people who brought up the law toforbid Bible reading in our public schools, also the infamous bill called Civil Rights, which is not rights, but

Home Safe at Deadline

States Rights Party Slides

HELENA (AP) — Five sets of presidential electors will be on Montana ballots Nov. 3, inon montana banots Nov. 3, In-cluding four electors nominated at a Wednesday deadline con-vention in Helena of the Na-tional States Rights party.

Another Story page 7

If was the third convention of the States Rights party in less than a month. The party's nominee for Montana's western district seat in Congress, Jack Gunderson, Butte carpenter, paid his \$225 filling fee at the office of Secretary of State Frank Murray.

Wednesday's convention was held after Murray advised par-ty official Mike Cameron, 19, Polson, earlier in the day that certificates of nomination from conventions held at Polson July

Mike Cameron Places NSRP

On Montana Ballot

Newspaper Comments Below

12-13 and last Saturday were not in proper form. The party filed a certificate in form Murray's office consid-ered proper a few minutes be-fore the 5 p.m. deadline for cer-tifying third party or indepen-dent candidates to general elec-tion ballots. ballots

uon ballots.

Here are the presidential electors whose names will be on general election ballots, by party:

States Rights-Charles Glaze. States Rights—Charles Glaze, Winifred grain elevator operator; Milton Voise, Missoula bus driver; George Scott, Polson motel operator; and Mary Gunderson, Butte housewife. They support John Kasper, Nashville, Tenn., car dealer for president and Jesse B. Stoner, Mabelton, Ga., lawyer, for vice president.

THE SUN, BALTIMORE, FRIDAY MORNING, JUNE 26, 1964

Segregationist Shuns Talks Seesing End To Race Woes

Princess Anné, Md., June 25—An outspoken segregationist leader here refused today to meet with the Princess Anne biracial commission to talk about ways to solve this town's racial problems.

An invitation from the commission was turned down by Robert S. Taylor, who says he is president of the Princess Anne chapter of the National States' Rightsparty, a white supremacist group with headquarters in Birmingham, Ala.

Mr. Taylor said he considered negotiations with groups like the biracial commission "just another step toward destruction of freedom in America.

"Always Loses"

"The white community always loses when it negotiates with Negro organizations" he said in a typed statement.

The National States Rights party was one of three groups whose spokesmen had been asked to meet separately with the commission this week.

Sentence Quoted

The way the biracial commission regards the outlook is probably summed up best in a sentence included in the invitations to its current meetings:

"It is becoming increasingly apparent that unless the citizens of this community can reach a just solution of their problems, within the framework of the law, the alternative may be bloodshed, destruction of properly, and economic depression."

Mr. Taylor's statement today also contained a reference to tholodshed, in a prediction shat the Federal civil rights hill, when passed, would be "a complete flop on the Eastern Shore of Maryland.

"The law will be defied — will

rhe law will be defied — I to bloody racial violen

and will prove to be quite unen-forceable in this area," the state-ment said..

States Rights Party plans new picketing

MOBILE, July 13—49—Members of the National States Rights Party plan to renew pickets at the new Mobile Municipal Auditorium.

Mobile County Party Chairman Bob Smith of Prichard said the pickets are a "protest of the integrating of the new auditorium."

The new building opened Thursday night with a Holiday on Ice production. The facility cost more than \$10 million and has a capacity for more than 10,000 persons in the arena-auditorium and 2,000 in a separate theater-concert hall.

Smith said the pickets are part of the party's national drive for resistance against integration. Six party members attempted to picket the auditorium Friday night.

"We were a little bit disorganized," Smith said, "we weren't too familiar with the layout."

Smith said the signs carried by the picketers read, "Caution, niggers inside; paid for by whites, sold out to niggers; honor pride, fight, keep America white; communism is Jewish; Jews behind race mixing; Christians get ready for a Communist Jew takeover; and city commissioners sold out the whites."

State Rights **Party Picks** Candidates

POLSON (LPI) — The Na-tional State Rights Party met here Sunday and Monday to choose nominees for president, vice president and congressman from Montana.

from Montana.

The six delegates attending selected John Kasper, a Nashvill, Tenn., automobile dealer, as its presidential candidate and Jesse B. Soner, a Mahelton, Ga., attorney, as his running mate. Named as the nominee for Montana's First Congressional District seat was Jack Gunderson, a Butte carpenter.

penter.

The national convention, said Mike Cameron, party state chairman, was originally set for Great Falls on May 31. He said the session was cancelled because of letters from opponents threatening to break up the meeting.

Butte Man to Be States Right Party Candidate

By THE ASSOCIATED PRESS

By THE ASSOCIATED PRESS
Jack Gunderson, 58, Butte
carpenter, announced he has
agreed to be the National States'
Rights Party candidate for Congress from western Montana.
His selection was made by the
party's executive committee
from a field of three, State
Chairman Mike Cameron announced in Polson.
Contacted in Butte, Gunderson
said he had given the race careful consideration and decided to
accept backing of the third
party.

accept backing of the third party.

"It is showing growing strength in Montana," Gunder-son said. "It is picking up all the time."

Gunderson said the nation "is in bad shape, in a financial mess, and we want to correct that."

that."

He has lived in Butte 52 years.

"I'm a state's righter," he said. "I believe the state and the counties both should have

the counties both should have more authority." Cameron said the party has been receiving donations since it announced it would run a can-date for Congress.

Read And Pass On

PHARISEE: The Kazars and Pharisees a member of the sect of ancient Jews noted for strict observance of outward religious forms and ceremonies and for upholding of the traditional law. A Pharisatcal self righteous or hyphocritical person.

ANTI-SEMITIC: These people are continually screaming Anti-Semitic anytime they cannot push over their schemes of destroying the Christian people, whom they have always persecuted and at the

the Jews, are being persecuted.
These people are the biggest
Anti Semites on earth. Look what they have done to the Arab peo-ple, who are a Semiterace, while these so-called Jews are Asiatics and not Semites.

dictatorship.

THE ALABAMA BAPTIST (Circulation 250,000)

CRITICIZES JEWS

August 6, 1964

MIXED MARRIAGES

The Religious News Service furnishes us with an article "Mixed Marriages Called Threat to Survival of American Jewry." A leader of Reform Judaism warned a group in Atlantic City, New Jersey "that mixed marriages n a Jew and a non-Jew are an increasing threat to the survival of Judaism in America" and called for a comprehensive study to "combat the growing crisis and related problems "

A fund was set up to find out the economic, social, psychological and religious reasons for mixed marriages. It seems that there has been a considerable increase in the number of Jews marrying non-Jews.

We all know the concern of Jews to preserve the purity of their own ethnic group. We understand that when a Jew marries a Gentile he is declared dead by his family and cut off. Many Reform rabbis will not officiate at a mixed marriage unless the non-Jewish partner has been converted.

These strong convictions by the Jews should create an understanding among them about the fears caused by the dread of intermarriage among the races if they are mixed on a social level or in any other continuous association. In the light of their own fears we cannot understand why it is that the Jews push integration so strongly and then react in alarm when some of their own young people intermarry with other ethnic groups. The basis of the integration problem is the fear of intermarriage and a resulting mongrel race.

NEWSPAPER COMMENTS ON NSRP

DAYTON DAILY NEWS



EDWARD R. FIELDS EXHORTS STATE RIGHTS RALLY "Waken That Sleeping Giant, the White Christian," He Says

eral court for service ..."

The National States Rights Party is growing in strength, Fields claims, and will pose a threat to the two major parties.

"WE CAN WIN at the polls with electorial votes. All we have to do is waken that sleeping giant, the white Christian."

the white Christian."

He said the gravest threats to
"our Christian constitutition today
are the civil rights bill, the U.S.
Supreme court ruling on legislative reapportionment districting
and the proposed changes in the
immigration law."

THE RURAL populace, Fields said, should retain control of the national and state legislative bodies because they are largely "good Christian white folks that

haven't been corrupted by blg city influences."

The immigration law change, which would relax the rigid intake of immigrants "would open the flood gates to the Chinaman. China towns would spring up in every city. The average Chinaman even outbreeds the Negro."

dismissed "with prejudice" which means that it cannot be filed again. The order was signed by Judge J. Russell Mc-Elmy.

Elroy.

Welch disclaimed knowledge of the accusations against Fields and another States Rights worker, Robert Lyons, until after the magazine had been published and that he since had checked into the matter and found that there had been no proper basis for the statements.

He promised a retraction in the September issue of the publication.

Negroes Blasted By States Rightist

Rights Bill Satanic Piece of Legislation, Editor of Party's Newspaper Declares

By GEORGE GILBERT, Dally News Staff Writer
"Negroes haven't gone beyond the ape stage,"
Edward R. Fields was saying. "They haven't earned the
right to associate with white people." "I asked a restaurant owner if he would serve a nigger," Fields said. "He told me he wouldn't serve any nigger, that he would tell that nigger to go to the Fed-

The nearly 100 persons attending a raily at 820 Linden Ave. exploded into applause.

"They are a black plaque, ani-malistic, camibalistic, inferior and inimoral," Fields continued. "They represent the ultimate de-struction of the white race."

IT. WAS a rally of the National State Rights Party here. Some at-tending were arm bands with the group's thunderbolt insignia.

Fields, editor of the Thunder-bolt, the party's official newspa-per in Birmingham, Ala., called the Civil Rights bill, passed this week by the Senate, an "evil, satanie piece of legislation."

He said senators who voted for the bill "will be held to account for their crime against their peo-ple."

FIELDS, who is 32 and from At-lanta, claims the American peo-ple are opposed to the bill and will repeal it if it becomes law.

Suit By Fields Is Settled

A \$1 million libel suit brought in circuit court here against the John Birch Society has been setfled by agreement—with an apology and payment of \$1 damages plus court costs.

The action had been brought against the John Birch Society, the American Opinion Book Shop and Robert Welch Inc., by Edward R. Fields of 1509 Mimsay, sw, information officer of the National States Rights Party here.

Atty. Matt Murphy Jr., who represented Fields in the action, said yesterday the suit had been

Miami Herald

of Negroes.

At its convention in Louisville, Ky., this year, two banners were on display with the
slogans: "Jews Are Behind
Race Mixing" and "Keeping
America White." A frequent
pronouncement of the party
is that "race mixing is a Communist-Jewish conspiracy."

Inst year the Senate fact-finding subcommittee of the California Committee on un-American Activities branded the NSRP as "more potential-ly dangerous than any of the American Nazi groups." Investigators say the party is active in 15 to 20 states.

* * *

The NSRP by comparison, and as hate groups go, has great strength. It has several wealthy backers but still is chronically short of funds. Headquarters expenses in Birmingham run between \$4,000 and \$5,000 a month.

Stoner, who for weeks has been in North Florida, has an anti-Jew, anti-Negro record that goes back to World War

In 1944, he petitioned the U.S. House of Representatives to pass a resolution declaring that "Jews are the children of the devil."

Two years later, in an interview with an Atlanta-Constitution reporter, Stoner said "Hitler was too moderate" and he announced plans for a "more modern" build political party with a nucleus of Klansmen.

From

officials of the National States Rights Party, whose first objective is to eliminate all Jews from America. Its second objective is to get rid of Negroes.

The NSRP was put together in 1968 from pieces of the United White Party, the Christian Anti-Jewish Party, the Real Political Institution, The Columbians and several "outlaw" kins.

Last year the Senate fact-

The rallies, on several occa-sions, led to bloody violence in the nation's oldest city.

In a 15-page report to law-makers, the committee, some-times referred to as the "Johns Committee," said Lynch was "accomplished at whipping a crowd into a riot-ous condition, as evidenced in his St. Augustine Slave Market appearances." Much of the violence occurred in the city's historic Slave Market area.

The report also said that a Senate fact-finding subcommittee found the NSRP "is more potentially dangerous than any of the American Nazi groups."

Nazi groups."

"The name of the States Rights Party is being heard in many areas of Florida today," the report said. "In connection with racial vloi-ence in St. Augustine and (Ku Klux) Klan organizational activities in several areas of the state, its name has been noted and its materials have been found."

Stoner is an attorney who has many times represented the Klan or its members in court engagements.

The report said Stoner has had "a long career of association with racist organizations."

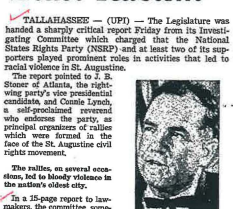
The report also said the NSRP was making an active attempt to get its ticket, led by John Kasper of Nashville, Tenn., on the Florida ballot in the November election. It has, so far, fell short of the required signatures.

"The National States Rights Party apparently believes it can muster the support of at least 7,500 Florida voters spread through at least 34 counties," the report said.

THESE are the big shots of the anti-Jewish movement operating behind the anti-Negro movement in Florida today.

There are many little shots, too, including Dewey M. Taft of Tampa, whom investigators list as state director of the NSRP.

He publishes a monthly "American Digest," which last month carried the head-line "Bryant is Lian and Betrayer." Taft claims Bryant was too easy on integration-lists.



From United Press

State Probers

Blast Racism

Connie Lynch



J. B. Stoner ... Atlanta attorney

The NSRP has circulated literature, some of which was attached to the committee's report, which charged that "Jew-Communists" were behind the civil rights movement and "race mixing."

States Rights Party's Role Is Defended

A Florida Senate committee's criticisms of the activities of the National States Rights Party during recent racial troubles at St. Augustine, Fla., were answered in a statement issued here Sunday by an attorney for the group.

J. B. Stoner, who said he was here on "legal business," retaliated by charging the committee "is an integrating committee whose purpose is to silence all white opposition" to integration. The lawyer said the Senate committee chairmaned by Sen. Robert Williams of Graceful "failed to place any blame whatever on Martin Luther King (head of the Southern Christian Leadership Conference) and the NAACP for the trouble that occurred in St. Augustine.

"They completely disregarded the public statement of the at-

"They completely disregarded the public statement of the at-torney Rodriguez (an NAACP attorney) of Tampa, who charged that Martin Luther King was the cause of disorders in St. Augustine" he sald.



Workers and farmers, fight communism and race mixing. Read THE THUNDERBOLT, the official White Racial organ of the National States Rights party . . . This newspaper is published monthly. Subscription rate is \$3 per year.

"THE THUNDERBOLT" P. O. BOX 783 BIRMINGHAM, ALABAMA

Dr. Edward R. Fields. PHONE 787-6818 OR 786-1275

JULY-AUGUST, 1964

ISSUE # 60

EDITORIAL

By DR. EDWARD R. FIELDS

SUPREME COURT **MUST GO**

Drew Pearson, spokesman for the Lyndon Johnson administration recently wrote: "If Goldwater were elected the U. S. Supreme Court would be packed with Right-Wingers." What does Pearson think the Court is packed with now? Every single one of them is a LEFT-WINGER.

The Right wing which trader R. one of them is a LEFT - WINGER.
The Right wing, which today represents the majority of the White
Christian people in America, has
absolutely NO VOICE at all on
the U. S. Supreme Court.

the U. S. Supreme Court,

A long string of Left-Wing Presidents, starting with Roosevelt have paid off political debts to Liberal, Socialist and Communist forces with a continuing number of Appointments of Un-American incompetents who do not rule by the law, but by "socialogical studies" of brainwashed College Professors. The only question in the mind of the Supreme Court is: "What is good for the minorities," "Rights of the Communists must be protected," "White people are prejudiced, those who actually express their 'bigotry' must be pumished," "Whites must obide by our 'law of the land' and Negroes must have special rights, or make up for their verses of groes must have special rights, to make up for their years of

The record shows that these two men voted against the Civil Rights Bill and we are happy to make this correction. Our article actually went to press just before the Bill was passed and we listed all who voted to shut off the Southern Filibuster.

The two above Senators did vote

The two above Senators did vote Closure and we took it for grant-ed they would vote for the Bill. It is to their credit that in the end they voted for what is right in the face of great opposition from Race-Mixers and other assorted misguided do-gooders in their states.

'persecution' bv the hateful 'persecution' by the hateful Whites," THUS IS THE THINK-ING OF THE U, S, SUPREME COURT JUSTICES.

We White Christians have a RIGHT and a DUTY to discriminate in favor of the PRESERVA-TION of our own kind. THAT IS

nate in favor of the PRESERVA-TION of our own kind - THAT IS THE FIRST LAW OF NATURE AND IT IS RIGHT AND GOOD! We have a RIGHT to be preju-diced against those who would mongrelize the blood of our peo-ple with a backward, stone-sge race of sub-human cannibals! THUS THE RULINGS OF THE SUPPERME COURT BOIL DOWN

THUS THE RULINGS OF THE SUPREME COURT BOIL DOWN TO A VIOLATION OF OUR WHITE MANS RIGHTS. Wedo not care what the final ruling of the U. S. Supreme Court on the Civil Rights Law (we know how those communist loving stooges will rule) THE CIVIL RIGHTS BILL IS UN-CONSTITUTIONAL. It actually destroys the Constitutional guarantees of Private Property and Free Enterprise.

NOT ONLY EARL WARREN NEEDS IMPEACHMENT, BUT THE ENTIRE SUPREME COURT NEEDS TO GO.

NEEDS TO GO.

LONG LIVE THE WHITE RACE

- DOWN WITH ALL OUR ENE-

Boycott Correction SEN. HICKENLOOPER AND SEN. COTTON VOTED AGAINST CIVIL RIGHTS BILL Sponsors

In the last edition of The Thun-derbolt, we listed Sen. Hicken-looper of Iowa and Sen. Norris Cotton of New Hampshire as hav-ing voted for the Civil Rights Bill. EDITOR, The Thunderbolt Birmingham, Ala.

I have just read the letter by Mr. Harry. Bellamy in May/ Jme Issue which I approve. But viewers of TV and readers of all blased news media can react still stronger by refusing to buy products advertised by or through such subversive media and can write the advertisers of their intentions. If enough people refuse to buy products from those who use such contemptable programs and periodicals in advertising, you would soon note a rapid swing to decency. I have just read the letter

Claude D. Edwards Mayfield, Ky.

There She Goes Again!



Letters to the editor

New Yorker Writes

EDITOR The Thunderbolt

Dear Sirs.

We white Christian peoples are slowly but surely running out of time. I am writing this letter to your publication as a token of apology for the majority of the White Christians in the New York area. As you are aware the situation today is becoming desperies are being encroached upon. Between the New York State Anti-Bias Committee and the Supreme Court of the United States the freedom and the liberty of the white Christian is being nullified in its entirety. You people as publishers of the Thunderbolt are as much aware of the situation as I am. That is why I am writing this letter, in hopes that you will publish same in your paper. We white Christian peoples are

Initially, we here in New York

are subject to a double standard of laws. The first and the most important encompasses the sale, rental, lease or use of our own homes, apartments or lodgings. I, the author of this letter am a home owner. My home is in a 100% Christian neighborhood. If I were to want to sell my house, for any reason, a larger home because of a growing family, a smaller home because my family has all gone and got married themselves or went to college or for any other reason which is my business and mine alone, I must and I repeat I must not discriminate against the prospective buyer because of race, creed or nationality regardless of how my neighbors feel, regardless of how my neighbors feel, regardless of how I feel, my hands are tied. Further, if I were to go to a LICENSED Real Estate operator, of which I am one. His hands were tied also. He must sell to any Black savage that comes along regardless of the wishes or desires of the people who live in that area. If he does not comply, loss of license, \$1,000,00 fine and perhaps a year in jail. important encompasses the sale, rental, lease or use of our own

Next we shall hit upon a sub-ject that not to many of us would be interested in attaining, if I as an individual committed a crime, I am a White Christian, Scotch-

Irish ancestory, the rotten Jew judge who would adjudicate my case would 99 times out of 100 judge who would adjudicate my case would 99 times out of 100 say, he's an educated man, the maximum sentence prevails. However, some black savage, he would commit a most heinious crime, ie. rape, murder, mugging, grand assault, etc. this same pinnacle of justice would probably, in 99 cases out of 100 say, the poor fellow is a product of his environment and as such should not be held responsible for this crime, therefore this court will either suspend sentence, the minimum sentence or a small slap on the wrist with the admonition of "Go and sin no more" and if you think I am talking because of bigotry, prejudice or such you are mistaken. It happens every day here in this city. My uncle, is a captain of detectives, New York City Police Department, he has again and again stated that of all the crimes of violence committed in the City of New-York for every one hundred cases seventy two (72) are committed by what is referred to as non-white, in other words, black.

er words, black. In addition to my operating a real estate establishment I also In. addition to my operating a real estate establishment I also operate in conjunction therewith an Insurance Agency. Through this agency I receive many negroes, who are not interested in establishing a good, sound business relationship, but who are interested in only getting insurance coverage, automobile particularly, sometimes fire and homeowners, but the majority of times only coverage by law for times only coverage by law for auto liability. These niggers have been to insurance agent after insurance agent. The pick up the coverage necessary to qualify for an FS *1 form. This FS 1 form is that registration and Financial Responsibility, to operate a car. This nigger will establish this

This nigger will establish this responsibility and get his registration plates. After this he'll not bother to pay the premium due on the policy and let it lapse for nonpayment, then he will go to another insurance agent ago to another insurance agent and repeat the same procedure. This goes on ad-infinitum, but with me I don't take any of this I demand a down payment, equal to 25% of the total premium. Do you know what the first word of

there mouth is, "Man, you prejudiced 'cause I'se black." and
believe it or not they have went
so far as to go to the state
anti-bias commission and I have
been called at least 4 times for
appearances all because I would
not extend credit to them.

I can go on and on with the
results of the Liberal-take over
here in new York but my purpose in this letter was to let
my fellow AMERICANS in the
south know, that all of us New

south know, that all of us New Yorkers are not in full accord with the government we have in

Yorkers are not in full accord with the government we have in Washington or Albany. We are not all Kennedy's, Johnson's, Rockefeller's or any other red tied in with our government. All I, my wife, who is in 100% agreement with me and the rest of the south and all the rest of the people here in my area who are in full accord with you fellow Americans want is that we must unite instead of being at each others throats. Please believe me when I say that all that is necessary for us to win this fight is for all of us to unite and as a team, I know, by the grace of God that we as Americans can in the long run win out over this rotten, red conspiracy.

Very Truly Yours,
C. T.

Needed

EDITOR

I sent the enclosed card to Patriots Mail-Order Printing as you suggested but they cannot take on the task of mailing at the present time. I am a writer and cannot, either, take on the task of mailing. I have written many very enlightening articles for Common Sense, Woman's Volce, Right, the old Virginian, etc. sometimes under my own name and sometimes; if too hot, under a nomme de plume. But I depend on others to print and distribute my writing.

Couldn't you print the enclosed card in the Thunderbolt and grant permission to patriots to have it printed in quantity and mailed to their friends? During the crucial times just ahead such cards should be sailing through the open mails in quantitles. Could you print the following as a filler in the Thunderbolt? "The, pro-Communist Liberals and their Negro puppets are crying for the government to take over Mississippi. It would be much better for the country if Mississippi took over the government and trimmed out swarms of pro-Communist Liberals now holding high positions of authority in the government."

Please print the enclosed card in The Thunderbolt and many gople will start mailing coples of it through the mailes. sent the enclosed card to Patriots Mail-Order Printing as

in The Thunderbolt and many people will start mailing copies of it through the mailes. Sincerely, MALCOM KNICHT, P.O. Box 327 Homeland, Calif.

P.S.
America will be free of political deception, distortion, poknography, conflict and Comnumism only when Communist fostering Jews and their Negro Puppets have been sent to Africa where they can INTEGRATE TO THEIR HEARTS CONTENT.

Permission is hereby granted to any Patriot to have quanti-ties of the above printed on stamped postal cards and mail to their friends.

Slogans

JEWS IN THE NEWS

15 Rabbis Arrested in Florida's "Poolside Party"

Florida's "Poolside Party"

ST. AUGUSTINE, Fla. (JTA)—Fifteen Reform rabbis were among 37 demonstrators arrested here last week when they sought to recite Hebrew prayers at a motel involved in a desegregation controversy, The Rev. Fred Shuttlesworth, a Negro desegregation leader, led the delegation in prayer. The rabbis came to join the Rev. Martin Luther King's desegregation drive. They came from the convention in Atlantic City of the Central Conference of American Rabbis.

The motel manager, James Brock, showed the rabbis and abused them physically, stating "you are not going to pray here. This is private property." He hussled them into police cars with the help of police who arrested the rabbis. Four police squad cars filled with rabbis were driven to jail. With the first arrests the rabbis began reciting a Psalm, "Yet though I walk through the valley of the shadow of death . . ." While the rabbis were being pushed, shoved, and dragged into police cars, Negro and white demonstrators jumped into the motel's "white only" swimming pool. They were then beaten by police and arrested along with the rabbis. The rabbis were charged with conspiracy to violate state laws, trespassing and disorderly conduct.

Federal Investigation On

WASHINGTON (JTA)—The Department of Justice notified Senator Jacob K. Javits, New York Republican, that federal agents have opened a full preliminary investigation of the arrests of 15 rabbis in tercession upon hearing of the mass arrest of the rabbis.

At St. Augustine-

Police Arrest Rabbis In Racial Disorder

fied as muriatic acid, generally used as a cleaning agent.

'Brock told the demonstrators to leave and when they stood their ground and started praying Brock told them: "You are not going to pray here. This is private property."

Brock then began grabbing the rabbis, who arrived here this week to join Negro leader Martin 'Luther King's civil rights drive, by the arms and hustling them to police cars.

AFTER FOUR carloads were

AFTER FOUR carloads were arrested and carried to jail the remainder of the 71 demonstrators who came to the motel during the noon hour left the area.

left the area.

The Rev. Fred Shuttlesworth, one of the leaders of the current anti-segregation campaign here. began leading the delegation in prayer as soon as they arrived at the motel.

With the first arrests the rabbis began reciting from the 23rd Psalm:

"YEA THOUGH I walk through the valley of the shadow of death . . ." "Get out of here." Frock yelled, then started pushing the rabbis and others in the group toward police cars.

fied as muriatic acid, generally

ST. AUGUSTINE, Fia. UPB—A wild civil rights demonstration broke out today at a motel that has been a chief target in a desegregation drive here. Several rabbis were among the demonstrators arrested.

The rabbis were involved in a shoving incident in front of the motel and a few minutes later Negro demonstrators began jumping into the motel swimming pool. Manager James Brock retallated by pouring a chemical into the water.

THE CHEMICAL was identi-

Negroes Weary Of Tokenism

KIAMESHA LAKE, N.Y.

Negroes have taken their hattle into the streets because they are utterly weary of tokenism, Arnold Forster, general counsel for the Anti-Defamation League of Binal Brith said here recently.

of B'nai B'rith said here recently.

Addressing representatives
of 700 B'nai B'rith units
from New York, New England and Eastern Canada,
Forster warned that the nation was "at the point of
crisis."

"Negroes and whites are
headed for violent collision
unless Negro demands are
quickly granted in accordance with Supreme Court
decision," he said.

Rabbi Looks For Trouble In Miss. And Finds it



MOSCOW (JTA) — The three members of an Israell cultural delegation were honored by leading Soviet musicians and cultural officials this week at a reception held in the Friendship House here, it was reported by the Novosti Press Agency. The Israeli violinist; the manager of the Israeli Philharmonic Orchestra; and Eli Peleg, the national secretary of the Israeli-USSR Friendship Movement.

Among the Soviet personalities who greeted the Israeli gutsts were Professor Lev Ginzburg, stage director Victor Kommisarzhevsky, noted pianist Prof Yakov Filer, composer Gavril Popov and leading artist of the Moscow Bolshoi Theater Vera Duldova. The Israeli guests expressed their gratitude for the reception and explained they were conducting talks in Moscow on cultural exchange programs between Israel and the Soviet Union.

"We are immensely impressed by the sincerity and warmth shown us in various state and public organizations we visited during our first three days in Moscow," the violinist said. "I'm convinced that planned mutual tours of musicians will serve the cause of strengthening contacts and friendship between the Israeli and Soviet peoples."

Hegro, Jewish Youth **Hold Consultation on Civil Rights Action**

Civil Rights Action

ATLANTIC CITY—Joint Jewtish-Negro action discussions on
civil rights are being planned
throughout the country as a resuit of consultation between Jews
and Negroes of college age here
this week.

The Jewish group consisted of
150 members of Atid—the collegeage organization of the United
Synagogue of America—which
held its fourth annual convention
December 22-25 under the sponsorship of the United Synagogue's Department of youth activities.

sorship of the United Synagogue's Department of youth activities.

Hosts to fifty Negro young people from the St. Paul Baptist Church in Philadelphia, led by their pastor the Rev. E. Luther Cunningham, Atid members explored with their guests practical methods of dissipating sterotype images of the Negro and the Jew. They also sought methods of combating racial and religious prejudice and serving the cause of civil rights.

Typically held views were voiced by members of both groups. Gioris Cambell, a member of the Baptist Church, said:

"When the rights of the whites have been abused, they fight; but when Negroes have been abused they are told "no violence—the season is not yet ripe." The Negro is not interested in being loved by the white man. That will take time. For the present all we ask are equal right and opportunities."

Speaking for Atid members, convention co-chairman Jerry Epstein of Pittsburgh said:

"The Negro problem is the white man's problem because it violates basic American freedoms and thus is everyone's concern. Our meetings here must represent only a beginning."

Laud Jewish Help Toward Civil Rights

WASHINGTON (JTA) —
Jewish organizations were lauded this week by Roy Wilkins, executive secretary of the National Association for the Advancement of Colored People, for their work toward passage of the Civil Rights Act of 1964.

Mr. Wilkins said in an address before the 55th annual NAACP convention that "many hands and minds and hearts brought victory." He singled out Jewish organizations, working under the banner of the leadership conference on civil rights for special credit along with national Negro, labor, church, fraternal, and women's organizations. His speech generally stressed the cooperation of many American elements to advance the civil rights of Negroes.

Gourse for Teachers Of Yiddish Will Be Set Up in Warsaw

LONDON (JTA)—The Polish Ministry of Education plans to organize soon a course for teachers of Yiddish and Jewish history, it was reported here this week, from Warsaw

was reported here this week, from Warsaw.

The plain was the outcome of a meeeting between Ferdinand fig-rok, Deputy Education, Minister, and a delegation of the Jewish Cultural and Social Association, headed by Dr. David Sfard.

A number of problems of Jewish education and Jewish cultural activities in Poland were discussed during the meeting.

The Education Ministry also undertook to provide further help for Jewish summer camps where.

undertook to provide further help for Jewish summer camps where, in addition to vacation programs, Jewish education also is provided. The Ministry also said it would include a new building for a Jewish school in Wroclaw in a national program of 1,000 new school buildings now under way.

Labor **Pickets** Jews

Three Jewish social agen cless were picketed again to day as the American Feder ation of State, County and Minicipal Employes pressed a three-year demand for recognition.

The picketing, at the Jewish Federation building, 590 N. Vermont Ave., was aimed at the Jewish Big Brothers, Vocational Service and Committee for Personal Service.

The union seeks to repre-sent over 100 social workers and office employes of the three agencies.

Sam Hunegs, AFSCME
Council 20 director, said the
picketing could result in
reduced labor support of
this year's United Way Fund
drive.

this year's United Way Fund drive.

A County Labor Federation attempt to resolve the dispute falled. After sidetracking picket plans since last August, AFSCME Local 1103 becan the demonstration yes terday.

Hungs said recognition was the sole issue. Efforts to discuss the situation with management have been futile, Hunegs added.

Under the labor law, social service agencies are excluded from collective bargaining election machinery.

Hungs indicated that an air of mystery surrounded the attitude of management in the dispute.

There also were raised eyebrows in labor circles since the cream of union leaders is closely identified with the causes and activities of the Jewish Federation Council, parent group of the three Jewish Federation Council, parent group of the three

efforts by the JFC board to persuade the agencies to deal with the union also have falled, Hunegs reported.

An Israeli Delegation

BELGIAN PIANO PRIZE TO YOUNG RUSSIAN JEW

BRUSSELS (WS)—The first prize in the 1964 Queen Elisabeth International Piano Contest was won by an eighteen-year-old Jewish youth from Odessa, Russia. The winner, Eugene Mogulievsky, studied at the Moscow Conservatory after early training by his mother, who leaches at the conservatory.

EXPOSED: HOW BOBBY KENNEDY

Editor's Note

We reprint on these pages two articles which are of immense interest to the Right-Wing. The exact same methods used by Katzenback and his fellow Jews who run the U. S. Justice Dept. to get Hoffa, have been used to frame Christian Patriots. First, they launch the big press smear campaign, then they plant stoolpigeons within your organization,

launch the big press smear campaign, then they plant stoolpigeons within your organization, rrump up or entrap you in some sinuation and then get a stacked Federal Grand Jury to indict you, Just before your trial, they come up with huge smear campaigns indicating that you are some kind of horrible monster.

This indicates to potential jurors that even if you are innocent of the particular charge now facing you, you are such a "bad guy" you need to be put away from society anyway. Bobby Kennedy pulled our all stops to get Hoffa by having an article written for "Liffe" Magazine charging that Hoffa plotted to have himself (Bobby Kennedy) assassinated! The people are it up, and Hoffa was convicted. Besides using paid pimps, they snow under the jury with tons of irrelevant 'evidence' so as to confuse the jurors but convince them that the mass of documents must mean you have done SOMETHING wrong. The Justice Dept., drags

the trial on and on, to impress the jurors with the 'importance' of the case.

After giving the jurors royal treatment, by wining and dining them in high prices hotels, the jurors feel they must 'produce' a guilty verdict in order to justify this great Government expense. Thus, Hoffa is found guilty, mainly due to the fact that his glant Union will not become part of the Democratic political machine. What happened to Jimmy Hoffa, could happen to anyone. We are living in a time where brute, naked power is running America. What happened to Hoffa, could happen to anyone. We must rid America of these frame-up artists and get.back to straight legal procedure.

One more item: the man per-After giving the jurors royal

One more item: the man personally appointed by Bobby Ken-nedy to run the 'get Jimmy Hof-fa' drive was Walter Sheridan. fa' drive was Walter Sheridan, He is not even a lawyer, but knows all the tricks on how to frame people. The Justice Department has now sent him to Mississippi to devise new ways and means to frame and prosecute those who do not like L.B. J.'s new Civil Rights Law. I say let's put the shoe on the other foot and 'get' Lyndon and Bobby Nov. 4th by dumping them at the polls.

Investigation Coming

This time the Teamsters Union president was convicted by a federal jury on four counts of mail and wire fraud and conspiracy in the management of union pension funds. Six co-defedants were also found guilty of the conspiracy charge and one other count.

With each count carrying a maximum jail sentence of five years, Hoffa conceivably could be sent to prison for 20 years—if the verdict stands up in the higher courts.

The "it" Joomed large. A major national scandal appeared to be brewing over conduct of the trial in Chicago and an earlier trial in the concluded last March with Hoffa's conviction on jury-tampering charges.

Responding to public expressions of uneasiness, suspicion and protest, the House Committee on Judiciary has ordered an investigation of methods employed by the Justice Department in its tenacious effort to convict Hoffa.

Among matters for an investigating committee to go into were public charges by Sidney Zagri, Teamsters Union legislative counsel, initially aired before the Republican platform committee (July 7) and since broadcast throughout the country.

Zagri's more sensational items included top secret intra-

since broadcast through the country.

Zagri's more sensational items included top secret intraoffice region at Life magazine.

Gen. Robert F. Kennedy engineered publication of a Life spread designed to fan public opinion against Hoffa.

Confining himself to the Chattanoga trial, Zagri charged the Attorney General with:

Violating federal laws prohibiting expenditure of government funds for payment of testimony by government witnesses.

Notating receival laws prohibiting expenditure of government funds for payment of testimony by government witnesses.

Notation of federal law in
expending government funds
and planting labor spies in the
ranks of the Teamster's Union.

Surveillance of the defendant, his lawyers, and witnesses.
Interference with the lawyer-client relationship by planting a spy who reported to the
government the legal strategy
of the defense in advance of
court appearance each day.

Illegal use of funds to supply jurors with hard liquor on
a regular basis during the trial,
with gifts, and with immoral
women.

Zagri also submitted his
charges to the House Committee on the Judiciary.
Dr. Phillip M. Kurland, of
the University of Chicago Law
School, submitted a letter to
the same committee on June 22,
which states that examination
of the record of the Chattanooga trial and other material
about the Hoffa persecution, including Fred Cook's expose of
the trial proceedings in The
Nation magazine, "convinces
me that the time has long since

come when an examination the prosecutorial practices the Department of Justice not only desirable but necessary."



JAMES R. HOFFA

FRED COOK'S SENSATIONAL HOFFA STORY

"If I ever saw a frameup, the Hoffa se is it! . . .

"If I ever saw a frameup, the Hoffa case is it!..."
Writer Fred Cook lays it out. All Americans who believe in justice, properly and impartially administered, should read, no, I would say, study, this report of an alleged trial ... Everything seems to be in this act—from sorcerers to stoolpigeons, wired for sound and brought up to date by the most modern and expensive electronic devices the most powerful, richest state in history can use to get a man and his trade union.

"But again, study Mr. Cook's report of that Chattanooga trial and ask yourself: Is this the careful weighing of facts, the objective sifting of evidence by a court and jury unhampered by pressures or subtle forms of intimidation? Is this the application of the Bill of Rights which clothes the accused with a presumption of innocence unit il adjudged guilty on the facts, by a preponderance of evidence and beyond a reasonable doubt?"

"Hardly. What fairminded American can read this account of a socalled trial and come to any other conclusion but that the drive to 'get' Jim Hoffa is a frameup from the word go!"

STINKING MESS

STINKING MESS

When the United States Congress decides to take a closer look at the tactics used by the Justice Department in the Chattanooga trial of Teamster President James R. Hoffa, they had better hold their collective noses. If even one small part of the story is true, as told by famed journalist. Fred J. Cook, in the April 27 issue of The Nation, then the con-

gressmen will find a stinking mess indeed.

indeed.

Titled simply "The Hoffa Trial," the account, 25 pages of tight documentation raises some extremely disturbing questions, including one asked by the author: "Can jungle warfare subvert American justice?"

Many congressmen have expressed eep concern over the tactics used y Attorney-General Robert Kenby Attorney-General Robert Kennedy's special "get Hoffa" unit. This included harassment, espionage, wire-tapping and photographing defendants, lawyers and witnesses—and generally making it impossible to conduct a fair trial. Representative Emanuel Celler (D.-N.Y.) was named to head a special committee to examine charges that the government spied on Hoffa and his lawyers—which, from any point of view, is a violation of an American's civil rights.

JURY HIGHJINKS

Cook's article also reveals the use of labor spies, and influencing the jury by gifts, free booze and wild parties in local motels as well as other extra-curricular activities—all at the taxpayer's expense.

At the very outset Cook describes the harsh atmosphere of espionage, and the fears and anxieties that result from invasion of privacy.

On the later afternoon of February 6, 1964, Hoffa and some of his attorneys were sitting in a hotel room, concerned that their case was not going well, that a surprise witness pulled out of the hat by the government turned out to be a planted spy. But the lawyers and their client

found it almost impossible to have an ordinary conversation, to discuss the conduct of the trial. Cook writes:

SHADOWED

"Hoffa's attorneys were understandably worried. They wanted to sit down and confer with their client, but they didn't know where they could confer with some assurance of privacy."

ould confer with some assurance of privacy."

From the very start of the trial they knew they were being shadowed, were under constant FBI surveillance, followed by mysterious cars, their telephone lines disturbed. "Even in the privacy of Hoffa's suite, they looked over their shoulders and they hesitated to talk, even in whispers, so convinced were they that the room was bugged."

Actually, Cook reveals, and the government later admitted, the FBI had an aerie in a building across the street, and on the street had an entire fleet of innocent-looking cars equipped with radios and "phantom" aerials. The air crackled all day with messages from car to car and lookouts to cars and vice versa as every movement of Hoffa and his attorneys was followed and recorded.

How did the Hoffa defense learn all this? By turning the tables and

was followed and recorded.

How did the Hoffa defense learn all this? By turning the tables and bugging the buggers. Bernard B. Spindel, a nationally known expert in electronic eavesdropping flew down to Chattanooga with 1000 pounds of equipment and recorded the chitchat and conversations that crackled in the air between government agents.

Incidentally, when the expert arrived at Nashville, the FBI had two agents shadowing him. How did they know he was coming? Cook says:

"Since the FBI on its word of honor never tapped a telephone during the entire course of the Hoffa trial, this demonstration of precise advance knowledge must be a clear case of forensic telepathy."

It was in this atmosphere that the last Hoffa trial took place, with the Attorney General and the government virtually admitting—that this was a "vendetta" to get one man.

RECORD OF CRIMES

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Cook declares that the entire resources of the FBI and Justice Department have been thrown "with disturbing and increasing frequency" not into trials alone, but into campaigns to insure that a defendant will be found guilty.

In this the government used every device imaginable—including a number that are clearly illegal. One of the most vicious of these devices is the planted spy. In this case he was one Edward Grady Partin—a man with a long criminal record whom the Justice Department and Life magazine have tried to convert into the figure of a hero.

But the facts are far different. Partin, a teamster official from New Orleans, Life said had had a few inconsequential brushes with the law—such as a minor domestic tangle, and a little charge of embezzling \$1600 in union furds. Life and the government agency made this face of Par-

ment agency made this face of Partin sound very trivial, and heroic.
Fred Cook unearths another face, which Life and the Justice Department could have discovered by reading a few public court records. The chances are the government had read these records and knew they had a

FRAMED JIMMY HOFFA

man who could be made useful!

Back in 1943 Partin broke into a restaurant, was caught, pleaded guilty and drew a 15-year term. He twice broke out of jail. He has a dishonorable discharge from the US Marine Corps. In Baton Rouge, La.,



he was involved in a "gun incident," a mysterious shooting. He was charged by members of his own local with embezzling union funds; the union safe and all records disappeared—and was found later, empty, in a river. He was indicted for forging a union withdrawal card to eliminate a critic. One of his severest critics was savagely beaten, another was killed when a truck "fell on him."

On June 27 1962 Permitting the same charged in the same control of the same con

him."

On June 27, 1962, Partin was indicted on 26 counts—which could have totalled 78 years in prison and a fine of \$260,000. He also was charged in a series of accident suits, of aggravated kidnapping—the story of this man's crimes is endless, it seems—and a far cry from Life magazine's "minor" charges.

GOVERNMENT PLANT

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Partin was in all kinds of trouble, even losing his \$50,000 bond, when, Cook writes, "... quickly, almost magically, everything was straightened out." He obtained another bond, raised bail easily and, "On October 7, he walked out of jail. On October 8, he telephoned James R. Hoffa in Newark, N. J.—with investigators, unknown to Hoffa, recording the telephone conversation."

To make a long story short—and Cook delves into Partin's wierd career of espionage against Hoffa for page after page—Partin was contacted by government agents while he was still in jail. He started his career as stoolpigeon under Justice Department tutelage in September, and by October 8 was a paid federal undercover agent.

All the calls he made to Hoffa were

Ment litterage in deptender, and cover agent.

All the calls he made to Hoffa were recorded by the government. Partin wormed his way into Hoffa's confidence, saying he was being persecuted because he was a "loyal Hoffa man." He insisted on seeing Hoffa, to explain his problems to him. And he finally became a member of the inner circle and a Hoffa bodyguard. All of this was done under government orders, and with Justice Department planning. Indeed, Cook implies that Partin was deliberately coached with the idea of spreading the idea that Hoffa was involved in jury tampering. jury tampering.

Now Cook writes about the probable rewards:

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"What was involved in this transformation of the much-indicted Partin into the gallant spy working on the side of the angels? To this day no one has said, but it is perhaps significant, that Partin has never gone to trial. Trial dates on the 26-count Federal indictment were repeatedly set and just as repeatedly postponed. . . . Then it lapsed into limbo, its status indefinite.

"Significantly, also, just at the time Partin was sprung on bail Hoffa was facing imminent trial in Nash-ville . . . The case was to go to trial

was facing imminent trial in Nashville . . . The case was to go to trial in late October, and Partin, with all charges against him conveniently postponed, was at liberty to join his chief in Nashville."

Partin's role as planted spy was obviously masterminded all along by Justice Department experts.

"Partin arrived in Nashville on October 22, 1962. He had hardly set foot in the place before he discovered exactly what he had been sent to discover. The first jurors were not to be selected until the next day, but almost the first man he bumped into—a man whom he had never known, at that—told him of Hoffa's plans to rig the jury."

Fred Cook's muckraking exposure of governmental duplicity includes such juicy items as:

The parade of witnesses who—almost in every case—seemed to have just enough in their background, some cloud hanging over their heads, some threatening shadow, so that they were vulnerable—unless . . or else . .!

The admission by several witnesses that they had perjured themselves—in anti-Hoffa testimony—and were caught at it. Yet none of these have been indicted or otherwise charged with lying under oath. This would mean government suborning of perjury.

Bribery attempts which had all the earmarks of plants—deliberate use of government agents and fundato compromise people.

FBI agents conveniently losing notes and other material which would be useful to the defense, but unavailable, making defense materially more difficult, if not impossible.

AGENT PROVACATEUR

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The defense, ironically, had a gov-ernment informer who turned against Justice Department's agents as soon



as he could get free of the hook they had in him. He is one Frederick Michael Shobe, who was an ex-convict on the Justice Department's special "get-Hoffa" unit, run by agent Walter Sheridan. Shobe had an unenviable record of armed robbery, burglary, forgery, etc. When he was charged with parole violation he had been told by Sheridan that instead of going back to prison he could go to work for the anti-Hoffa unit. He did. Cook writes:

"For more than two years he ranged the country widely as an

agent provacateur—a term he himself used to describe his function—inciting riots and fomenting trouble within the Teamsters union, his conduct vouched for, his expenses and his salary paid by a grateful federal government."

government."

Then Shobe finally worked his way out from parole, and spilled his guts to a Teamster attorney.

· OUT OF SIGHT

In repeated instances, the judge in Chattanooga held hearings of points out of sight of the jury—and in Shobe's case some of the most damaging testimony indicating illegal activities by the Justice Department was never heard by the jury.

Shobe even testified that at one point he and Sheridan had discussed kidnaping a defendant, in the hope of scaring him into working for the prosecution.

The use of a planted spy as a witness led to furious legal arguments,
including citation of the Judith Coplon case, which was washed out because the FBI had tapped her phone
and eavesdropped on conversations
with her afforneys.

A Motify attorney cited a Supreme

with her afforneys.

A Hoffa attorney cited a Supreme Court opinion that "the fruits of the poisoned tree are not any good," and that Partin's action "taints everything this man touches."

As in other cases which have the smell of frame-up about them, the Hoffa case is loaded with witnesses who can remember the finest, smaller details—shout the victim, but cannot be supported by the prosecution.

And, as Cook demonstrates repeatedly, the prosecution seemed to have an absolute psychic fix on a great deal the defense was doing—which, unless you believe in mind reading, clearly indicated wholesale wiretapping.

INFORMER'S LOOT

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How about money? Bobby Kennedy's special Get-Hoffa agent, Walter Sheridan testified that he did not know of any money paid or promised to Partin. But he must have known that a memorandum existed, quoted by Cook, showing that a check for by Cook, showing that a check for \$300 was drawn, made payable to one Frank Grimsley, Jr., attorney with the Criminal Division, which was to be cashed and given to Partin. This was done every month. But Sheridan denied this knowledge under oath. Later on Partin said he only received "expense money." An informer paid from a confidential fund. The judge, too, showed signs of being psychic. In several instances he sustained prosecution objections to questions about Partin's past — before the government attorney even voiced an objection!

WHAT THIN LINE

Fred Cook, in conclusion asks what happens to "the thin line of justice" if such events can take place in an American courtroom? "A thin liae always separates the kind of zeal that is justifiable from the ruthlessness which should form no part of the processes of justice. This line vanishes when jungle warfare invades the judicial process."

What about paid informers, elec-

what about paid informers, electronic devices that can pick up conversations a block away, tapped phones, and the inability of a defendant to have a private conversation with his lawyer? What about the formidable investigatory powers of



the government, with vast tax-paid funds available and the ability to in-timidate?

conditions of the outcome of Hoffa's individual case on appeal, Congress should examine the record to determine whether federal law enforcement is becoming a law unto itself."





Rep. John Rooney, (Dr.N.Y.), chairman of the House Appropriations Committee in charge of the budget of the FBI, is cautioning high Administration authorities against using the FBI in racial disturbances. The powerful House leader is bluntly making it clear he is strongly opposed to that. Rooney has told White House and Justice Department officials that the FBI must be employed solely for investigational purposes and not as an enforcement agency.

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ARE JEWS A RACE OR A

READ THE FORD SERIES EVERY MONTH IN "THE THUNDERBOLT"

Chapter 22

Jewish Testimony on "Are Jews a Nation?"

"I will give you my definition of a nation, and you n add the adjective 'Jewish." A Nation is, in my ndt, an historical group of men of a recognizable cosion held together by a common enemy. Then, you add to that the word 'Jewish' you have what inderstand to be the Jewish nation."

Let us all recognize that we Jews are a distinct ionality of which every Jew, whatever his ntry, his station, or shade of belief, is necessarily ember."

—Louis D. Branders Justice of the United States Supreme Court.

THIS article is designed to put the reader in possession of information regarding the Jew's own thought of himself, as regards race, religion and citizenship. In the last article we saw the thought which Jewish representatives wish to plant in Gentile minds concerning this matter. The Senate committee which was to be convinced was made up of Gentiles. The witnesses who were to do the convincing were Jews.

Senator Simon Guggenheim said: "There is no

I ne witnesses who were to do the convincing were Jews.

Senator Simon Guggenheim said: "There is no such thing as a Jewish race, because it is the Jewish religion."

Simon Wolf said: "The point we make is this * * that Hebrew or Jewish is simply a religion."

Julian W. Mack said: "Of what possible value is it to anybody to classify them as Jews simply because they adhere to the Jewish religion?"

The object of this testimony was to have the Jews classified under various national names, such as Polish, English, German, Russian, or whatever it might be. Now, when the inquirer turns to the authoritative Jewish spokesmen who speak not to Gentiles but to Jews about this matter, he finds an entirely different kind of testimony. Some of this testimony will now be presented.

he presented.

The reader will bear in mind that, as the series is not written for entertainment but for instruction in the facts of a very vital Question, the present article will be of value only to those who desire to know for themselves what are the basic elements of the matter.

It should also be observed during the reading of the following testimony that sometimes the term "race" is used, sometimes the term "nation." In every case, it is recognized that the Jew is a member of a separate people, quite aside from the consideration of his religion.

ligion.

First, let us consider the testimony which forbids us to consider the term "Jew" as merely the name of a member of a religious body only.

Louis D. Brandeis, Justice of the Supreme Court of the United States and world leader of the Zionist movement, says:

"Councils of Rabbits and the Councils of Rabbits and the Rabbits and the

of the United States and world leader of the Zionist movement, says:

"Councils of Rabbis and others have undertaken at times to prescribe by definition that only those shall be deemed Jews who professedly adhere to the orthodox or reformed faith. But in the connection in which we are considering the term, it is not in the power of any single body of Jews—or indeed of all Jews collectively—to establish the effective definition. The meaning of the word 'Jewish' in the term 'Jewish Problem' must be accepted as co-extensive with the disabilities which it is our problem to remove * * * Those disabilities extend substantially to all of Jewish blood. The disabilities do not end with a renunciation of faith, however sincere * * Despite the meditations of pundits or the decrees of councils, our own instincts and acts, and those of others, have defined for us the term 'Jew.'" ("Zionism and the American Jews.")

The Rev. Mr. Morris Joseph, West London Synazogue of British Jews: "Israel is assuredly a great nation * * * The very word 'Israel' proves it. No mere sect or religious community could appropriately bear such a name. Israel is recognized as a nation by those who see it; no one can possibly mistake it for a mere sect. To deny Jewish nationality you must denythe existence of the Jew." ("Israel a Nation.")

Arthur D. Lewis, West London Zionist Association: "When some Jews say they consider the Jews a religious sect, like the Roman Catholics or Protesmants, they are usually not correctly analyzing and lescribing their own feelings and attitude. * *

a religious sect, like the Roman Catholics or Protes-cants, they are usually not correctly analyzing and describing their own feelings and attitude. * * * If a Jew is baptized, or, what is not necessarily the same thing, sincerely converted to Christianity, few people think of him as no longer being a Jew. His blood, temperament and spiritual peculiarities are unaltered." ("The Jews a Nation.")

Bertram B. Benas, barrister-at-law: "The Jewish



HENRY FORD

entity is essentially the entity of a People. 'Israelites,' 'Jews,' 'Hebrews'—all the terms used to denote the Jewish people bear a specifically historical meaning, and none of these terms has been convincingly superseded by one of purely sectarian nature. The external world has never completely subscribed to the view that the Jewish people constitute merely an ecclesiastical denomination. * "("Zionism—The National Jewish-Markes an important study of the question of "Reigion and Nationality" in his volume, "Studies in Jewish Nationalism." He makes out a case for the proposition that the Religion of the Jews is Nationalism, and that Nationalism is an integral part of their Religion.

"It is often said, indeed, that Judaism has no dogmas. That statement is not true as it stands." He then states some of the dogmas, and continues—"And the Messianic Age means for the Jew not merely the establishment of peace on earth and good will to men, but the universal recognition of the Jew and his God. It is another assertion of the eternity of the nation. Dogmas such as these are not simply the articles of faith of a church, to which anybody may gain admittance by accepting them; they are the beliefs of a nation about its own past and its own future." (p. 14.)

"For Judaism has no message of salvation for the individual soul, as Christianity has; all its ideas are bound up with the existence of the Jewish nation." (p. 20.)

"The idea that Jews are a religious sect, precisely parallel to Catholics and Protestants, is nonsense." (p. 34.)

Graetz, the great historian of the Jews, whose

forsaken,' added a learned rabbi in whose presence I expressed the above-quoted opinion."

"In reality, Judaism as a nationality has a natural hasis which cannot be set aside by mere conversion to another faith, as is the case in other religions. A Jew belongs to his race and consequently also to Judaism, in spite of the fact that he or his ancestors have become apostates." (pp. 97-98.)

"Every Jew is, whether he wishes it or not, solidly united with the entire nation." (p. 163.)

Simply to indicate that we have not been quoting outworn opinions, but the actual beliefs of the most active and influential part of Jewry, we close this section of the testimony with excerpts from a work published in 1920 by the Zionist Organization of America, from the pen of Jessie E. Sampter:

"The name of their national religion, Judaism, is derived from their national designation. An unreligious Jew is still a Jew, and he can with difficulty escape his allegiance only by repudiating the name of Jew." ("Guide to Zionism," p. 5.)

It will be seen that none of these writers—and their number might be multiplied among both ancients and moderns—can deny that the Jew is exclusively s member of a religion without at the same time asserting that he is, whether he will or not, the member of a nation. Some go so far as to insist that his allegiance is racial in addition to being national. The term "nation." Biblically, in both the Old Testament and do not comprise that race, are satisfied with the rem'ination." Biblically, in both the Old Testament and the New, the term "nation" or "people" is employed. But the consensus of Jewish opinion is this the Jews are a separate people, marked off from other races by very distinctive characteristics, both physica and spiritual, and they have both a national history and a national aspiration.

It will be noticed how the testimony on the point of "race" combines the thought of race and nationality, just as the previous section combined the thought of nationality with religion.

Supreme Justice Brande

which determine nationality."
Arthur D. Lewis, a Jewish writer, in his "The Jewis a Nation," also bases nationality on the racial element "The Jews were originally a nation, and have re tained more than most nations one of the elements on ationality—namely, the race element; this may be proved, of course, by the common sense test of their distinguishability. You can more easily see that Jew is a Jew than that an Englishman is English."
Moses Hess is also quite clear on this point. However, and the black, wavy hair of the Jews will not turn through conversion into blond, nor can its curve be straightened out by constant combing. The Jew ish race is one of the primary races of mankind tha has retained its integrity, in spite of the continus than the series of its climatic environment, and the Jewis type has conserved its purity through the centuries.

Jessie E. Sampter, in the "Guide to Zionism," recounting the history of the work done for Zionism is the United States, says: "And this burden was nobloome, due partly to the commanding leadership to such men as Justice Louis D. Brandeis, Judge Julia W. Mack, and Rabbi Stephen S. Wise, partly to the devoted and huge labors of the old-time faithful Zionist on the Committee, such as Jacob de Haas, Louis Lip sky, and Henrietta Szold, and partly to the arouse race consciousness of the mass of American Jews."

Four times in the brief preface to the fifth edition of "Coningsby," Disraeli uses the term "race" in referring to the Jews, and Disraeli was proud of bein racially a Jew, though religiously he was a Christiar. In The Jewish Encyclopedia, "the Jewish race" i spoken of. In the preface, which is signed by Di Cyrus Adler as chief editor, these words occur: "Ae even more delicate problem that presented itself at th very outset was the attitude to be observed by the Encyclopedia in regard to those Jews who, while bor

NATION?

within the Jewish community, have, for one reason or another, abandoned it. As the present work deals with the Jews as a race, it was found impossible to exclude those who were of that race, whatever their religious affiliations might have been."

But as we are not interested in ethnology, the inquiry need not be continued further along this line. The point toward which all this trends is that the Jew is conscious of himself as being more than the member of a religious body. That is, Jewry nowhere subscribes in the persons of its greatest teachers and its most authoritative representatives, to the theory that a Jew is only "a brother of the faith." Often he is not of the faith at all, but he is still a Jew. The fact is insisted upon here, not to discredit him, but to expose the double minds of those political leaders who, instead of straightforwardly meeting the Jewish Question, endeavor to turn all inquiry aside by an impressive confusion of the Gentile mind.

It may be argued by the small body of so-called

rusion of the Gentile mind.

It may be argued by the small body of so-called "Reformed Jews" that the authorities quoted here are mostly Zionists. The reply is this: there may be, and quite possibly are, two Jewish programs in the world—one which it is intended the Gentiles should see, and one which is exclusively for the Jews. In determining which is the real Program, it is a safe course to adopt the one that is made to succeed. It is the Program sponsored by the so-called Zionists which is succeeding. It was made to succeed through the Allied Governments, through the Peace Conference, and now through the League of Nations. That, then, must be the true Jewish program, because it is hardly possible that the Gentile governments could have been led as they are being led, were they not convinced that they are obeying the behests of the real Princes of the Jews. It is all well enough to engage the plain Gentile people with one set of interesting things; the real thing is the one that has been put over. And that is the program whose sponsors also stand for the racial and national separateness of the Jews.

The idea that the Jews comprise a nation is the

The idea that the Jews comprise a nation is the most common idea of all—among the Jews. Not only a nation with a past, but a nation with a future. More than that—not only a nation, but a Super-Nation.

We can go still further on the authority of Jev statements: we can say that the future form of Jewish Nation will be a kingdom.

And as to the present problems of the Jewish Nation, there is plenty of Jewish testimony to the fact that the influence of American life is harmful to Jewish life; that is, they are in antagonism, like two opposite ideas. This point, however, must await development in the succeeding article.

Israel Friedlaender traces the racial and national exclusiveness of the Jews from the earliest times, giving as illustrations two Biblical incidents—the Samaritans, "who were half-Jews by race and who were eager to become full Jews by religion," and their repulse by the Jews "who were eager to safeguard the racial integrity of the Jews"; also, the demand for genealogical records and for the dissolution of mixed marriages, as recorded in the Book of Ezra. Dr. Friedlaender says that in post-Biblical times "this racial exclusiveness of the Jews became even more accentuated." Entry into Judaism "never was, as in other religious communities, purely a question of faith. Proselytes were seldom solicited, and even when ultimately admitted into the Jewish fold they were so on the express condition that they surrender their racial individuality." Israel Friedlander traces the racial and national

By HENRY FORD

"For the purposes of the present inquiry," says Dr. Friedlaender, "it is enough for us to know that the Jews have always felt themselves as a separate race, sharply marked off from the rest of mankind. Anyone who denies the racial conception of Judaism on the part of the Jews in the past is either ignorant of the facts of Jewish history or intentionally misrepresents them."

sents them."

Elkan N. Adler says: "No serious politician today doubts that our people have a political future."

This future of political definiteness and power was
in the mind of Moses Hess when he wrote in 1862—
mark the date!—in the preface of his "Rome and
Jerusalem," these words:

"No nation can be indifferent to the fact that in the
coming European struggle for liberty, it may have another people as its friend or foe."

ther people as its friend or foe."

Hess had just been complaining of the inequalities visited upon the Jews. He was saying that what the individual Jew could not get because he was a Jew, the Jewish Nation would be able to get because it would be a Nation. Evidently he expected that nationhood might arrive before the "coming European struggle," and he was warning the Gentile nations to be careful, because in that coming struggle there might be another nation in the list, namely, the Jewish Nation, which could be either friend or foe to any nation it chose. Dr. J. Abelson, of Portsea College, in discussing the status of "small nations" as a result of the Great War, says: "The Jew is one of these "smaller nations," and claims for the Jew what is claimed for the Pole, the Rumanian and the Serbian, and on the same ground—that of nationality.

Justice Brandeis voices the same thought. He says:

"While worse other people is striving for develop-

Justice Branders voices the same says:

"While every other, people is striving for development by asserting its nationality, and a great war is making clear the value of small nations * * * Let us make clear to the world that we too are a nationality clemoring for equal rights. * * "

Again says Justice Brandeis: "Let us all recognize that we Jews are a distinct nationality, of which every Jew, whatever his country, his station, or shade of belief, is necessarily a member."

And he concludes his article from which these quo-

And he concludes his article from which these quotations are made, with these words:

"Organize, organize, organize, until every Jew must stand up and be counted—counted with us, or prove himself, wittingly or unwittingly, of the few who are against their own people."

prove himself, withingly or unwittingly, of the few who are against their own people."

Sir Samuel Montagu, the British Jew who has been appointed governor of Palestine under the British mandate, habitually speaks of the Jewish Kingdom, usually employing the expression "the restoration of the Jewish Kingdom." It may be of significance that the native population already refer to Sir Samuel as "The King of the Jews."

Achad ha-Am, who must be regarded as the one who has most conclusively stated the Jewish Idea as it has always existed, and whose influence is not as obscure as his lack of fame among the Gentiles might indicate, is strong for the separate identity of the Jews as a super-nation. Leon Simon succinctly states the great teacher's views when he says:

"While Hebraic thought is familiar with the con-

"While Hebraic thought is familiar with the conception of a Superman (distinguished, of course, from Nietzsche's conception by having a very different standard of excellence), yet its most familiar and characteristic application of that conception is not to the individual but to the nation—to Israel as the Super-Nation or 'chosen people.' In fact, the Jewish nation

Taken from the "International Jew"

is presupposed in all characteristically Jewish thinking, just as it is presupposed in the teaching of the Prophets."

"In those countries," says Moses Hess, "which form a dividing line between the Occident and the Orient, namely, Russia, Poland, Prussia and Austria, there live millions of our brethren who earnestly believe in the restoration of the Jewish Kingdom and pray for it fervently in their daily services."

This article, therefore, at the risk of appearing tedious, has sought to summon from many sides and from many periods the testimony which should be taken whenever the subject of Jewish nationalism comes under discussion. Regardless of what may be said to Gentile authorities for the purpose of hindering or modifying their action, there can be no question as to what the Jew thinks of himself: He thinks of himself as belonging to a People, united to that People by ties of blood which no amount of creedal change can weaken, heir of that People's past, agent of that People's political future. He belongs to a race; he belongs to a nation; he seeks a kingdom to come on this earth, a kingdom which shall be over all kingdoms, with Jerusalem the ruling city of the world. That desire of the Jewish Nation may be fulfilled; it is the contention of these articles that it will not come by way of the Program of the Protocols nor by any of the other devious ways through which powerful Jews have chosen to work.

The charge of religious prejudice has always touched the people of civilized countries in a tender spot. Sensing this, the Jewish spokesmen chosen to deal with non-Jews have emphasized the point of religious prejudice. It is therefore a relief to tender and uninstructed minds to learn that Jewish spokesmen themselves have said that the troubles of the Jew have never arisen out of his religion, the Jew is not questioned on account of his religion, but on account of other things which his religion ought to modify. Gentiles know the truth that the Jew is not persecuted on account of his religion. All honest investigators know it. The attempt to shield the Jews under cover of their religion is, therefore, in face of the facts and of their own statements, an unworthy one. unworthy one.

If there were no other evidence, the very evidence which many Jewish writers cite, namely, the instant siding of the Jews one with another upon any and every occasion, would constitute evidence of racial and national solidarity. Whenever these articles have touched the International Jewish Financier, hundreds of Jews in the lower walks of life have protested. Touch a Rothschild, and the revolutionary Jew from the ghetto utters his protest, and accepts the remark as a personal affront to himself. Touch a regular old-line Jewish politician who is using a government office exclusively for the benefit of his fellow Jews as against the best interests of the nation, and the Socialist and anti-government Jew comes out in his defense. Most of these Jews, it may be said, have lost a vital touch with the teachings and ceremonials of their religion, but they indicate what their real religion is by their national solidarity.

This in itself would be interesting, but it becomes important in view of another fact, with which the next article will deal, namely, the relation between this Jewish nationalism and the nationalism of the peoples among whom the Jews dwell.

Mississippi Under Invasion

The Great and Soverign state of Mississippi is now under Federal Occupation. The state has been flooded with hundreds of been flooded with hundreds of FBI agents who are now busy questioning and harrassing every active Segregationist they can find. It all started with the disappearance of two New York Jews (Goodman and Schwerner) and a Negro named Chaney.

The bodies have now been found after an alledged payment of some \$30,000. This is the first time \$30,000. This is the first time we have ever heard of money being paid out for the location of bodies, and not for "evidence leading to a conviction." It is also reported that some #3,000,000 of the tax payers money has already been spent on the case. We hereby protest this extravagant waste of OUR TAX DOLLARS! First of all, this is a state case and not a federal matter. From the looks of things, the Federal Government has taken over the protection of Civil Rights agitators sent into Mississippi by

agrators sent into Mississippi by Communists and Jews operating out of New York. We seriously doubt whether or not such a mass investigation and occupation would have been undertaken if it were not for there being two Jews involved.

One of the most shocking in-idences is the case of two White

men throwing a Negro out of a whit e theater and later being arrested by the FBI Secret Po-lice and charged with violating his 'Civil Rights'. They say these men could get up to 10 years under federallaw,

but of course, everyone knows no jury will ever convict them. But, they are harrassed by being placed under a heavy bond and put to other expenses.
THIS IS THE SECOND RECON-

THIS IS THE SECOND RECONSTRUCTION ERA FOR THE SOUTH! We are an occupied land, living under federal tyramy. The Carpetbaggers are back again. Lyndon Johnson, the would-be dictator of America,

would mongrelize the blood of the White race in order to bag a fe w 'nigger votes.' Johnson is the ULTIMATE politician. There is absolutely nothing he will not

is assolutely nothing he with not do in order to win an election. Mississippi is under invasion and the people of that couragous state are resisting under war like conditions. Hundreds of Jew Rabbi's, Communists brain-washed students etc. have flooded the state and are agitating the Negroes. L. B.J. says "that is there Civil Right."

is there Civil Right."
Well, then the White Christian
people certainly have the Civil
Right to resist and to do everything within their power to stop
these enemies of the State of Miss. God help the people of Miss to keep these carpetbagging race mixers out of their good state. CONGRESSMAN ADAM CLAYTON POWELL AMERICA'S MOST PROMINENT NEGRO POLITICIAN, ISSUED A STATEMENT EARLY IN JUNE, 1953, SAID POWELL:

"The white man is running scared. The whites won't inter-fere with you. We are now in the majority in the world. The whites are afraid of us. The Negro has to learn how to fight.... This is a black movement. to try to lead the Negro. This is OUR land....We stand in the middle of the black man's revolution and make no mistake about it, this is a revolution. No black man should be anything but a fighter."

How To Spot Tapped Phones

Recently a number of right-wing conservatives in Alabama discovered their phones were tapped. Electronic "eavesdrop-ping" has become big business in the United States. The federal government spends \$20 million dollars a year to tap people's phones, DESPITE THE FACT THAT THERE ARE BOTH STATE AND FEDERAL LAWS AGAINST ITI AGAINST ITI

STATE AND FEDERAL LAWS AGAINST IT!

For the past three years Atty. Gen. Bobby Kennedy has tried to force a bill through Congress to make wire tapping (by his un-justice Dept. legal) but it has failed to pass. Congress fears that this would destroy all privacy and we would find ourselves under a tyranny where "Big Brother" would be everywhere listening to us.

In Alabama, Miss Sybil Poole, prominent member of the State Public Services Commission found one of these tiny, self-powered, short waveradios, capable of broadcasting phone conversations several blocks or miles away to a receiver, ittached to her phone. These bugs, manufactured in Miami and San Francisco, cost from \$150 to \$2550. Some 32 states have \$2550. Some 32 states have

manufactured in Miami and San Francisco, cost from \$150 to \$250. Some 32 states have laws against such wire tapping and provide heavy fines and jall sentences.

HOW TO TELL IF YOUR LINE IS TAPPED Often the electronic bug will malfunction and cause interference on your line. Miss Sybil Poole reported that her phone buzzed, even after the number had been dialed, The two other bugs discovered in the Birmingham area caused other conversations to "leak" through. In other words, the user of the bugged phone, could hear other people talking while they tried to carry on their own conversations.

Sometimes the bugs will cause Sometimes the bugs will cause interrupted dialing, or other oddities in the phones operation. A person who suspects his phone has been tapped can easily relieve his mind by asking the telephone co., to check his line. If the repairman finds a "voltage drop" on his line, it is almost certain the phone is being tapped somethow.

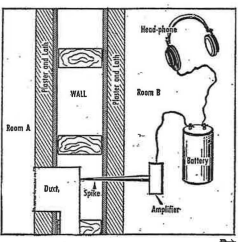


Diagram shows one way in which a spike microph can be used to collect evidence. The "spike" penetridead air space in a wall and, with the aid of headpho officers can hear conversations next door.

Anyone suspecting his conversation is being recorded, can foulthe recording by simply tapping the mouthpiece of the phone with a pencil or other objects during the conversation. The noise will magnify and blot out parts of the conversation. Similar results can be obtained by other noises in the room, such as music, a loud relevision or even running water. Devices for recording telephone conversations are extremely sensitive and will magnify the slightest noise.

Col. Al Lingo of the Alabama State Patrol, who is investiga-ting these illegal taps, says all those found thus far have

been in the homes of highly re-spected Conservative Patriots, who couldn't be involved in any-

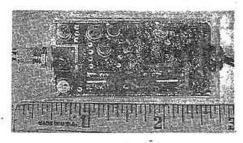
who couldn't be involved in any-thing illegal.

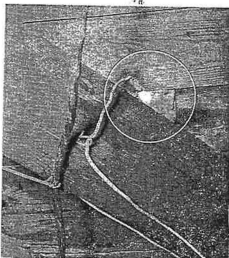
Gov. George Wallace has also condemned the wire taps and has hinted he believes the so-called justice Department is behind this new attempt to build a po-

lice state in America. If this is the case, the FBI would be the ones guiter of installing said tabs for their race-mixing masters in Washington, D.C. We hope the criminals involved in these crimes are quickly brought to justice and prosecuted to the fullest extent of the law.

If there are any strange, or un-accounted wires leading away from your building, there may be a "spike tap" (which would pick up every sound in a room) and lead to a secret head-phone and listening operator hidden some-place nearby, out of sight.

Phone taps are usually hidden under your house, where the wires enter the wall. They can also be concealed within the wall, or flooring. It is possible to find these hugs yourself by tracing the line. Also, the phone com-pany can tell you by checking to see if you have a voltage drop on your line, and this is the surest and best test.





'Bugs' in Birmingham home

This tiny transmitter (top photo) was found attached to the telephone wire in the home of a private citizen in Birmingham. The miniature device is transistorized, has its own power supply and measures about 2½ by 1 inches. It is tuned to a certain frequency and is capable of transmitting both ends of a telephone conversation several blocks. Photo below shows how the transmitter was installed in the Birmingham home. Someone entered the basement with a pass key, connected the device, then concealed it with insulation. This particular bug cost between \$150 and \$250.

7 Jews Of The Month

Tax Lien Names B'nai B'rith Aide

A \$19,777 tax lien against Saul Sorrin, regional director here of the Anti-Defamation league of B'nai B'rith, has been filed in federal court.

The government claims Sorrin owes withholding taxes for the fourth quarter of 1952 and the first quarter of 1952 and the first quarter of 1954.

Sorrin, 3027 N. Hackett av, said the lien was a corporate liability that he incurred as an officer of a defunct eastern corporation many years ago. He declined to identify the corporation and the internal revenue service here did not know it.

6 Men Charged With Arson in **Business Fires**

Chief Magistrate John P. Walsh held six men without bail Friday in connection with a suspected arson ring.
The men and charges are:
Stanley Feinstein, 47, of Dorcas st. near Tyson, and his brother, Irvin, 44, of Brighton st. near Pennway ave., arson and conspiracy.
Edward M. Gornish, 48, of 59th st. near Malvern ave., ar-

son, conspiracy and burning with intent to defraud.

with intent to detraud.

Nathan Cautin, 50, of Bluejay
rd. Roslyn, arson, conspiracy
and burning with intent to defraud.

Edward Klayman, 37, of 57th
st. near Diamond, arson and
conspiracy.

Solomon Green, 33, of Walnut
st. near 39th, arson and conspiracy.

st near 39th, arson and con-spiracy. Police said the Feinsteins op-erate Jack Feinstein and Co., insurance adjusters; Gornish is a real estate dealer, and Cau-tin is a restaurant owner. They were held in connection with fires in a restaurant in 1963, an apartment in 1962 and a taproom in 1964.

AN ANCIENT EGYPTIAN KING KNEW THE NEGRO

EGYPT does not owe her past glories to Negro blood. In fact, the early Egyptians tried to keep out Negroes from their land, though at many times slaves and mercenaries were admitted. Usertsen III, fifth pharaoh of the 12th dynasty, set up a stele at Samnah which read as follows:

Thus is the Black. He falls down at a word of command, when attacked he runs away . . . the Blacks have no courage, they are weak and timid, their hearts are contemptible. I have seen them, I am not mistaken about them.

The stele, set up about 4,000 years ago, marked a spot eyond which Negroes were not permitted to go (page 10, African Glory, J. deGraft Johnson, Watts & Co., London, 1954). Negroes did on occasion reach the throne of Egypt but not so early in history that we need ascribe any great creative role to them in the shaping of that country's destiny.-R. K.

SUIT IS DROPPED

Welch Retracts And Apologizes

Hugo Black Unfair To Lester Maddox

OPEN LETTER TO HUGO

OPEN LETTER TO HUGO BLACK:
Dear Mr. Black:
Dear Mr. Black:
DON'T YOU EVER COME BACK TO ALABAMA! You are not only a disgrace to the Southland, but you are the shame of Alabama. You have no friends left in this state. We are thoroughly sickened by the foul record you have established for yourself on the U. S. Supreme Court. Over and over again you have ruled FOR the U. S. Communist Party and FOR jury convicted spies and traitors. At the same time you have ruled 100% AGAINST the South and the White Christian people of America. You voted the Bible out of the schools, ordered mongrelization of cur children in the schools, threwout the loyalty oaths, freed the U. S. the loyalty oaths, freed the U.S.

Communist léaders, etc., etc. Over and over again Commun-ist, criminals and other undeist, criminals and other undesirables have petitioned you for 'stays' of lower court orders, in order to give them time to appeal to higher courts. This has practically been an automatic action in other cases.

Now comes one LESTER MADDOX of Atlanta, Ga., and asks that the lower federal court organizations with the integrate his results.

dering him to integrate his res-taurant under the Civil Rights carring mint to integrate ms restaurant under the Civil' Rights Bill be stayed until he had the chance to test the Constitutionality of the new Civil Rights Law before your 'honorable' court. HOW YOU MUST HATE YOUR FELLOW WHITEMEN OF THE SOUTH, YOU HAVE VICIOUSLY REJECTED MR. MADDOX'S MODEST REQUEST. Thus the respect and dignity of the High Court, has reached a new all time low. We are sickened by your total disreguard for the RIGHTS of Mr. Maddox, who is a highly respected, Patriotic White Christian American. What you have

tian American. What you have

Mr. Maddox, who is a nignly respected, Patriotic White Christian American. What you have done is to kick every decent American in the face. The time has come to kick our everyone of you traitorous scoundrels on the U. S. Supreme Court.

You have worked day and night to destroy this nation by your totalitarian rulings on matters not even within your jurisdiction of your subversive court. None of you have ever been elected to your present jobs, but have been appointed by a continuous line of left-wing, pro-communist Presidents. Thus we have a packed Supreme Court, loaded with men who would destroy this nation, as founded by our freedom loving forefathers. You would turn us into a Godless Socialist state dictatorship, run by internationalist Liberals.

Thank God for men like Lester Maddox, who have the courage to stand up for the Rights of Whites. We will win over your kind of scum yet. Yes, DON'T EVER COME BACK TO ALABAMA, or we of the National States Rights Party will picket you, boo you down, and run you back up to that Black nest of rats you infest.

You Are in Contempt of the White People of America.

Dr. Edward R. Fields.

AMERICAN OPINICH An Informal Review

Belmont 78, Massachusetts

June 22, 1964

Dr. Edward R. Fields Mr. Robert Lyons Birmingham, Alabama

On Pages 50 and 51 of the February 1964 issue of American Opinion, certain statements were made concerning each of you. The comments concerning NSRP and you two gentlemen were published without my knowledge or approval. The first I knew of them was when these statements were called to my attention by one of my assistants, after the magazine had been published.

I now have checked into the accusations and find that the contributor who wrote the article in which they appeared had no proper basis for having made them. Which means that they should never have been allowed in the pages of American Opinion by any of our editorial staff in the first place. Under these circumstances, of course we staff in the first place. Under these circumstances, of course we retract the statements; and we apologize to you and express our regrets that they were ever published. Also, we hope that this letter will undo any harm that you might have suffered by reason of this

Robert Welch

P.S. May I ask that, in any publicity, which you give this letter, you publish at least the above part in full. For what I wish to make clear and emphasize, for your sake as well as mine, is that I personally never made, approved, nor even knew about these derogatory statements concerning yourselves until after they were published. Also may I point out, in fairness to our staff -- and as something it may be to your advantage to repeat -- that in eight years of publication this is upay 1 points out, in terrness to our stair -- and as something it may be to your advantage to repeat -- that in eight years of publication this is the first time any statement of "fact" in the magazine has ever been questioned by anybody. And we agree that this once was much too often. R. W.

New Image For Pawnshops



Three interconnected spirals replace the traditional three gold balls which has been the pawn-brokers' symbol for centuries. Pawn-

THIS IN THE PAWN SHOP WINDOW brokers David Cohen, left, and Roland Edelstein show the modern design in New York. It is supposed to improve pawn shop's public image. The legal action taken by Dr. Edward R. Fields and Robert Lyons against Robert Welch and the John Birch Society has been dismissed in the courts. This action was taken after the NSRP lawyer, Matt H. Murphy worked out a peaceful settlement with Robert Welch and Birch Society lawyers. Mr. Welch has issued the statement in the letter reproduced on this page whereby he apologized and retracts for the smear which appeared in his magazine against Dr. Fields and Robert Lyons (both National States Rights Party members). This letter will also be printed in the September issue of Mr. Welch's "American Opinion" magazine.

Welch's "American Opinion"
magazine,
We are very pleased with the
manner in which this case was
settled, because we want to spend
all our energies fighting the real enemy, and not waste it fighting among ourselves. We have any number of John Birch Society members as subscribers to "The Thunderbolt" and know that they Trunderbolt" and know that they especially will be most satisfied at the congenial ending of this endre unpleasant matter. Our names and reputations have been vindicated and Mr. Robert Welch has proven he is big enough to publicly correct such a mistake,

Karl Allen, Seth Ryan, **Roy James** Form New Party

on our recent tour of the North-east, it was the deep pleasure of David Stanley and Dr. Edward R. Fields to spend a day at the of-fice of the "White Party of Amer-ica," in Washington, D. C. We On our recent tour of the North-David Stanley and LT...Euwaru N. Fields to spend a day at the office of the "White Party of America," in Washington, D. C. We found these young men to be dedicated idealists, and 100% loyal to the right wing. They are now holding meetings and picketings IN Washington, D. C. These men were formerly with Rockwell's A.N.P., but they have realized the need for a movement with a broader appeal to the White masses. I found them sincerely interested in co-operating with other right wing groups to advance the general cause.

NSRP and WPA agreed to hold joint picketing and meetings in the future. These fine Christian Patriots want to work other Right Wing groups and oppose the smearing and bickering so prevalent in other groups. Some of the well known names in the White Party are, Karl Allen, Seth Ryan, Roy James, Bernard Davids, Eva Hoff, Floyd Fleming, J. V. Kenneth Morgan and others. At the moment they are concentrating on organizing in the Washington, D. C., - Virginia area. Their address is, The White Party, P. O. Box 28142, Washington, D. C. 20005,

Jews Get 'Life' In South African Treason Trials

The Union of South Africa has recently been denounced by many nations on its recenttrial of Jews nations on its recentural or jews and Negroes, now known as the "Rivonia Case." The facts are that these men were dedicated Communist Revolutionaries and were plotting criminal acts of sabotage and guerilla warfare designed to destroy the Republic of South Africa.

designed to destroy the Republic of South Africa.
Their motto was, "Shame-lessly attack the weak and shame-lessly flee from the strong," These Communists contacted other Red countries and laid plans to bring in men, guns and explosives. They laid out their plans using the Castro battle plan as their procedure, Here is the background of the Jewish leaders of this Red Revolution who have been tried and given life in prison:



DENNIS GOLDBERG is a m DENNIS GOLDBERG is a member of the Communist Party (both his parents were also members) and his job was to obtain 48,000 land mines and 210,000 hand grenades. Goldberg ran a secret military camp in the bushland for young Negro terrorists, Goldberg was called "Comrade Commandant." They studied from Guerilla Warfare books written by Fidel Castro.



BERNSTEIN

LIONEL BERNSTEIN, Communist Party member since 1939. He was a leader in organizing the National Liberation Movement which was supposed to over throw the South African Government, Under oath, in court Bernstein admitted that he was a revolutionary and that he, like

all Communists, desired a radi-cal change in society. The aim of the Communist Party was to overthrow the Government, by force, if necessary.



GOLDREICH

ARTHUR GOLDREICH, drew up the sabotage plans dealing with "Seven Principles of Guerilla and Sabotage Tactics," The main attacks were to be roads, bridges, buildings, arms dumps and gasoline dumps. He taught from a book which dealt with "Objects of Demolitions", "Forms of Demolition," "Uses of Demolition," "Uses of Demolition," "Various Types of Explosives and Firing" and "Methods of Lighting". AMONG THEIR PLANS WAS TO BOMB THE "OLD SYNAGOGUE" IN PRETORIA IN ORDER TO STIR THE PEOPLE UP AGAINSTTHE RIGHT WING. This was afavorite RIGHT WING. This was a favorite tactic used in the U.S.A. during the 1950's.



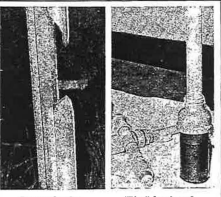
HAROLD WOLPE, was a junior partner in the Jewish firm of "James Kantor and Partners" which arranged for the purchase of the Rivonia property where all this plotting took place. Wolpe furnished the subversive group with a Hallicrafter radio receiver and other documents so that they could make contact with their Communist masters outside the country.

THE COUNTRY WHERE COMMUNIST SUBVERSION HAS SHOWN ITS UGLY HEAD, THE JEW HAS BEEN DISCOVERED BEHIND THE CONSPIRACY, BE IT THE HARRY GOLDS AND ROSENBERGS SPIES IN AMERICA TO THE KLAUS FUKES IN ENGLAND IT IS THE ONE AND SAME JEWI



SABOTAGE!





Damaged pylon

SABOTAGE!



FRIENDS IN SWEDEN



w Swedish Movement is actively working to put South Africa country's problems in a better light, Here a young Swedish girl distributes pamphlets in a street in Malmo,

SUBVERSION IN SOUTH AFRICA

The state of Israel has issued any number of calls for a world wide boycott against the White Supremacy nation of South Africa. They wish to destroy this last bastion of the White man on that continent.

There are some 120,000 Jews living in South Africa, it ranks eleventh in size among the Jewish communities of the world. (4% of the total White population of S. A.) As per usual they have jammed themselves into the large cities. (70,000 Jews live in the city of Johannesburg).

Half the cities Doctors are

into the large cities. (70,000 Jews live in the city of Johannesburg).

Half the cities Doctors are jews, they are a very high proportion of the lawyers, stockbrokers and they are the editors of the cities 3 English newspapers. They run the entertainment and retail store business, et.

As proof of how the Jews stand, the 'ghetto neighborhood where most Jews reside in Johannesburg elected the only representative the extreme left-wing Liberal Progressive Party has in Parliament. This was Mrs. Helen Suzman. The first Communist ever elected to Parliament (now an outlawed party) was the Jew Sam Kahn. The two leaders of the Communist party were

Jew Sam Kahn. The two leaders of the Communist party were the Jews Arthur Goldreich and Harold Wolpe.

At the recent mass sabotage trials in Pretoria, three of the four Whites on trial were Jews. Jewish names are always very noticeable upon petitions and in other front groups fighting for racial integration in South Africa. During the period of 1951 to 1961, South Africa's Jews drained from the nation some 19.6 million dollars they contributed to Israel. And one must remember that South Africa's richest Jew is Harry Oppenheimer, who owns all the diamond mines.

This is an example of the world

mines.
This is an example of the world wide pattern of Jewish subversion. IN EVERY NATION IT IS THE JEWS WHO ARE BEHIND BOTH COMMUNISM AND RACE-MIXING.

Argentina Deputy **Charges Jews**

Charges Jews

A Peronist member of the Argentine Parliament demanded an official investigation into "Zionist infiliration in Argentina." His charges received widespread publicity in the local press. The charges were made by Juan Carlos Corneje Limares.

The Deputy asserted that there was a "Zionist plot against the structure and spiritual values of our nation" and that Zionism was using all media at its disposal in an attempt to amul and injure those who try to discover the truth." He asserted that there was in Argentina a "Zionist guerilla command" and that "Illegal abduction of Adolph Eichmann was proof of Haganah infiltration." He also assailed the founding of Jewish camps which teach loyalty to Israel over loyalty to Argentina. He also stated that Jews were training "In Communist practice and customs which are used in agricultural military formations in Israel called Kibbutzim" and that the Israel Flag was flown over all these camps of subversion.

Communists Behind Northern Riots

Harlem Group Is Linked To Chinese Communists

By Will Lissner
New York Times news zervice
NEW YORK — The federal
bureau of investigation and the
special services squad of the
New York Police Department
have dossiers on the Harlem
Defense Council and its sponsor, the Progressive Labor
Movement. The files show the
movement is a hard line left
Communist group which has
been the instigator of a half
dozen disorderly demonstrations in the few years it has
been operating.

The socalled council is a
paper organization, a catch all
front set up by the Progressive
Labor Movement. The council
is operated out of the Harlem
center of the movement, called
the Harlem Progressive Labor
Club.

The club is housed in a loft
over a store at 336 Lenox Ave-

The club is housed in a loft over a store at 336 Lenox Ave-nue near 127th Street.

Bay Operations

Bay Operations
The group has had other centers in Manhattan and Brooklyn. It also is functioning in Atlanta, Buffalo, San Francisco, Berkeley and Williamsport, Pa.
Local Communists charge the movement is financed by the Chinese Communists through Cuba. The movement's leaders admit an affinity with the Chinese Communists but deny any organizational affiliation.

Financing is larger than can be explained by donations but the movement is not affluent. Most heavy expenditures go for printing ideological tracts.

Grab Film

Its link to the Chinese Communist Party was disclosed on April 21st when the FBI and customs inspectors seized at a clubhouse an illegally imported propaganda film of the Communist Viet Cong in North Viet Nam. propaganda nim of the Communist Viet Cong in North Viet Nam.
Known leaders of the movement include:
Milton Rosen, 38 years 'öld, chairman of the movement and its chief ideologist.
Mort Scheer, about the same age, vice chairman.
Fred Jerome, 25, editor of Progressive Labor, the move-

Washington Vote Beats Race Plan

SEATTLE, March 11 (2)—
Voters have rejected a controversial open housing ordinance that would have made racial and religious discrimination in the sale or rental of dwellings illegal.

illegal.

The measure was defeated by a two-to-one margin during the city's general election. The vote was 112.448 against to 53,453.

The defeat halted, at least temporarily, two years of activity against housing discrimination.

ment's 16 page monthly maga-

Geneveva Clemente, chair-man of the movement's Inte-grated Workers Club and or-ganizer of rent strikes on the lower east side.

William Epton, Jr., 32, former electrical worker. Epton is a Negro; the other four are white.

Epton is the movement's front man in Harlem. He was born and attended school there.

born and attended school there.

Dispute Following

Epton was the group's candidate for councilman at large last year. The group claims several hundred Negro followers, with 30 block captains, but observers say they have never seen that many.

Rosen said he had been state labor secretary of the Communist Party. He was expelled in 1962 on charges of "Chinese Communist ideology."

Scheer was expelled from

Communist ideology."

Scheer was expelled from the Communist Party at about the same time on charges he is a representative of "the Chinese and Albanian Communist Parties."



Avowed Negro Communist William Epton, center, wearing sunglasses, linked arms with associates just before his arrest in connection with racial demonstrations in New York City.

Dr. Fields Answers Fla. Committee Smear

The report of the Florida Legislature's Investigating Committee against the National States Rights Party is an insuit to the legislative process and to the White people of Florida. Why doesn't Sen. Robert Williams, acting Chairman of the Committee, tell the people the names of the Committee members and which ones voted for and which ones voted against the report? Since Sen. Williams failed to reveal the facts in his biased report, I will give you the sources of his report. Two reporters from the openly communist newspaper, "People's World," of San Francisco, furnished the so-called information to the California Senate Committee about the N.S.R.P.'s meetings in California. Sen. Williams' Committee relied on the same communist information for his smear of the N.S.R.P.

Most of the material in the report of Sen. Williams' Committee came from the files of the Jewish Antl-Defamation League of B'nai B'rith, an organization that has done more than the NAACP to force us Whites to mix with Africans.

Sen. Robert Williams and his legislative investigating committee seem to be determined to force the White people of St. Augustine and the entire state to mix with the blacks. That is why the Williams' Committee unjustly and dishonestly attacked the National States Rights Party for being on the White side in St. Augustine, The committee wishes to deprive the White people

of Florida of the opportunity of voting for the political party of their choice and to force them to choose between the two old race-mixing parties.

Why did Sen. Robert Williams and his committee fail to criticize Martin Luther King and the black mobs that ravaged St. Augustine? Why did the committee ignore the public statement by Francisco Rodriguez of Tampa, NAACP attorney, who stated that King was responsible for the trouble at St. Augustine because of his burning ambition to bring St. Augustine to her knees and to become a "super emancipator?" The Rodriguez statement was in many Florida newspapers on June 28, Sen. Williams and his committee are obviously trying to help King and the black mobs bring the Ancient City to her knees, but the white people of St. Augustine will never surrender to Sen. Williams, M. L. King and the black revolutionary mobs. If Sen. Williams, M. L. King and the black revolutionary mobs. If Sen. Williams, M. L. King and the black revolution to the N.S.R.P. and the White people of St. Augustine for their determination to never surrender to the Red-controlled black mobs and the black revolution. Sen. Williams has made his choice; he wishes to suppress the patriotic activities of the N.S.R.P. and other good White citizens and give a victory to Martin Lucifer Koon and the black revolution. The National States Rights Party stands for the White race and White Supremacy and a complete separation of the races.

Dr. Fields' Tour Report

On July 13th Dr. Edward R. Fields, information Director of National Sates Rights Party left Birmingham to visit a number of Units. Three meetings which were scheduled in Maryland were cancelled due to our losing local meeting halls. Local Parry officials blamed harrassement of local Hall owners by state police and FBI.

ncuals blamed narrassement of local Hall owners by state police and FBI.

We didn't have this kind of un-American activities in Penna, a very successful and enthusiastic meeting was held in Philadelphia. The Hall was packed, and Dr. Fields was very impressed by the dedicated, and Dr. Fields was very impressed by the dedicated followers he met there. We want to thank the local Party Leader Gil Pawuette for the hospitality shown us during our visit and we found his gracious wife to be a big help to him in publishing the Penna Sate N.S.R.P. Newsletter.

From there we spent a day and a night with Karl Allen and his new Whites Party in Washe

From there we spent a day and a night with Karl Allen and his new Whites Party in Wash-

ington. Plans were laid for future co-operation.

We went on to Union, N. J., to visit Catherine Robets at Common Sense Headquarters. We held private meetings with local members and Atty, Graves, New York City legal counsel for NSRP. He has been battling the enemy on any number of fronts defending persecution cases. Bill Hoff continues to carry on under the most difficult circumstances in America's Jew Capitol.

most difficult circumstances in America's Jew Capitol.
From there we went to Kingston, N. Y., and visited James K. Warner, former Associate Editor of The Thunderbolt who is not in jail serving six months for defending his bookshop with a baseball bat from local college hoodlums. Mr. Warner is being treated well, but looks forward to freedom this December and re-entering the fight.
We learned much from our trip and looked forward to seeing all of these fine Patriots again soon.

Congratulations To Mike Cameron Of Montana

State Chairman Mike Cameron State Chairman Mike Cameron pulled out all stops in his drive to place NSRP on the Montana ballot. At the last moment Secy. of State Frank Murray brought up several minor technicalities which he claimed prevented us from qualifying for the ballot, Mr. Cameron (with only 2 days left) quickly called a second NSRP Montana Convention, right on the ierty quickty called a second NSR P Montana Convention, right on the grounds of the State Capitol with-in eyesight of said Secy. of State. Surrounded by press and click-ing T.V. cameramen, Cameron hammered the gavel down and opened the NSRP's second con-

vention for one and all to witness. Still there was the question of the \$225 qualifying fee for our candidate for the U. S. Congress. They would not accept his check, only cash would do. With just minutes to go before filing time, cash and papers in order, we crossed the deadline and Secy. of State Murray admitted we had met every condition he could think of.

All members must look up to Mike Cameron, only 19 years of age, for this great victory. Let his tremendous effort be an example to all NSRP members!

Dr. Fields Observes Castro Agent In N. Y.

While on my recent speaking tour in the East I had the occa-sion to observe first hand a leftwing meeting featuring a man just returned from Communist Cuba. While visiting the New York NSRP Unit, I learned that a Jew, David Dellinger, just back from Cuba, would speak on his "en-lightenment' after visiting Cuba. The lecture was made in the hall of the "Militant Labor Forum" of the "Militant Labor Forum" owned by the extreme Left-Wing group on July 17.

First I would like to relate my observations of this totally un-American meeting. The speaker stood before us, without coat or tie - perhaps representing the rable, or the revolutionist. There was no American Flag, or pledge of allegiance given, and of course no opening prayer. I was interested in the make up of this crowd. I would guess that 75% of the approximately 300 people attending were young college age, in their twenties. I was also surprised to see only two Negroes in the audlence. David Dellinger was introduc-First I would like to relate

David Dellinger was introduced with this curious background,
which was supposed to impress
the left wing crowd. Dellinger
was a leader in the Quebec to
New York Peace Walk, he spent
3 1/3 months in Cuba in 1960,
was an organizer for the compunits Fair Play For Cuba Communist Fair Play For Cuba Committee. He was on the "Monroe, North Carolina Committee" which defended Robert Williams, which defended Robert Williams, the Negro revolutionist who fled to Cuba after being sought on a warrant charging him with kld-napping two White people. He is also on the "Student-Non-Violent Co-ordinating Committee."

Dellinger started out by telling the youths that "I fell in love with the Cuban Revolution while visiting there," He told how it reminded him of his days in Spain in 1939 when Communists tried but failed to take over tha Christian country. He called the Cuban revolution: "Dynamic human brotherhood in action". Over and over again he claimed that 90% of the Cuban people backed Castro. (If that is so, why have half a million Cubans fled their island?) He claimed great popular enthusiasm for Castro wherever he went - that no secret police bothered him as he freely traveled the island, (Naturally, he is a fellow-traveling COMMUNIST.)

Dellinger told how the people were willing to sacrifice in order to help Castro build his "Socia-list Revolution," He said that list Revolution." He said that people were willing to take 50% curs in pay, because they "loved Castro so." I was surprised that the fuzzy minded liberal audience actually believed such outright lies. Even the Soviet Union has now proclaimed that the "profit motive" is the only way they can get people to work.

MIXED SCHOOLS WILL LEAD
TO MIXED MARRIAGES
further stated that He further stated tha all schools in Cuba has been intè grated and that inter-racial marriage was a common sight in the Socialist, classless society of Cuba. As an after thought he added that contrary to public opinion in America, mixed schools will definitely lead to and that inter-racial mixed marriages.

Dellinger tried to explain away

Dellinger tried to explain away the fact that there are no elections in Cuba. He said that the people did not want elections because everyone was for Castro. Communists turn everything upside down to explain away raw dictatorship, black is white and white is black. Why are there no labor strikes in Cuba — because the workers love the revolution so, no one would think of striking and hold back the advance of communism. On and on the communist goes to explain why the Cuban people like "total slavery."

Some student Conscientious Objectors asked Castro had introduced a draft in Cuba — the answer was rather tricky, and Dellinger looked quite uncomfortable trying to answer this one. He explained that Castro was against the Draft, but was forced by America to forcibly build up his armed forces to counter American backing of Cuban Freedom Fighters. He says that the way to get Castro to abandon his draft is to have America make peace with Castro and give up our partial blockade of the island. (The Communists again avoid a controversial question by putting the shoe on the other avoid a controversial question by putting the shoe on the other

He blamed America for all of Cuba's problems, such as short-ages, rationing, unemployment, etc. He claimed that the rich were evicted from their mansions and the poor were allowed to move in and live rent free, etc.,

etc. He claimed crime was non-existant due to the 'glories of the revolution,' and that the state was stressing Liberal Education, and that memory work was abolished in schools. Tests and examina-tions had been abolished. Plays, movies, liberal arts were stres-sed.

sed.

When the left-wing meeting ended, David Dellinger was given heavy applause, I stood up to leave, a bit dizzy from the red doubletalk I had heard. But, I had learned first hand how dangernis internal subversion was gerous internal subversion was in America. How obvious lies were being swallowed by our young people and they are being woven into the web of Communist trea-

son,
I was impressed with the
stress the reds placed on the
Youth, we must re-double our
efforts to win young Americans
to the Patriotic American Right, to the Patriotic American Right, Reds are working day and night to undermine our freedoms, we must expose their lies and give the truth to the people of America. We must remain alert to internal Communism, and strike it down wherever it shows its ugly head.

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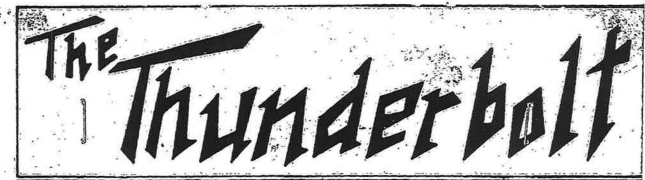
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NAME . ADDRESS



THE WHITE MAN'S VIEWPOINT



The Infamous Story Of Ballot Box 13

How L.B.J. Stole

His Senate Seat

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 9-22-48 BYS 9-14 SEM



The Thunderbolt Issue #60 July-August, 1964

John Bourse be made a sixon

105-66003- 1538 ENCLOSURE (1) 405,607, votes This Was a lead of 71,460 votes over 15,8-1, Most thought the race was over and the Associated press commented that, 'Barring a miracle, Gov. Stevenson will be the next Senator."

Harry Truman, who was run-ning his toughest race against ning his toughest race against. Gov. Dewey, desperately needed a friend on the Nov. ballot to help him carry Texas. Thimman's Democratic Parry was split by the States Rights Party bolt on the right running Strom Thurmond for President, and the Progressive Party on the Left running Henry Wallace for President. Suddenly the money began to flow into Texas. Johnson named John Connally (present Gov. of Texas) as his campaign manager. as his campaign manager.

. 4.3

As the run off votes started rolling in, it was easy to see that bales of money had been spent in the Southeast counties, dominajed by the Mexican minority flowing like rivers and the fieswere swirling around the clock, In Bexar County (San An-votes) THE MOST FANTASTIC tonio) where Johnson lost by NEWS OF ALL WASTHAT THIS 12,000 votes in July, he now had BOX 13 HADBEN ISSUED ONLY

LYNDON JOHNSON political gang was still work - getting out the work - getting out the grave-yard vote." Johnson startled the state by taking to the radio and announcing "victory." What did Johnson know that not one else knew? knew?

> THE SECRET OF BALLOT BOX 13

AFTER some recheck tabula-tions in Johnson controlled counties, the Gov. Stevenson lead was to some 213; votes. Is B.J. Continued to maintain he was the winner of the election -THEN CAME THE BIG SUR-PRISE. A Mexican presiding election judge in Jim Wells Coun-ty (one of the 5 counties run by convicted embezzler George Parr reported an oversight in his counting, (which originally reported the vote in his Box 13 as 768 for Johnson to 60 votes for Gov. Stevenson.)

Now he stated that the correct count was 967 for Johnson to 61 votes for Gov. Stevenson which made Johnson the winner by 87

that at the end voted (written in black ink) was an additional 200 or more names written IN ALPHABETIGAL OR-DER IN GREEN INKI

The men quickly memorized about 15 of the names. They made a quick check of the names, only 3 were easy to find, they were in: the grave yard, the rest had moved away from the county long ago. The Secy. for the County Democratic Committee refused to allow any further study of the names and locked them; back in the bank vault. This so-called Secy. was Tom Donald, an employee in the Parr Bank, Additional checking discovered that one of the so-called Johnson voters, added to the list in green ink was Hector Serda, who was located attending school at Kingsville. He denied having been in Alice county on election day. Another one, Enriqueta Acres, a young housewife denied having voted and said she was not even qualified. The search failed to yield a single name on the list who had actually voted!

The County Democratic Exe

cutive Gommittee called a meet

here did Lyndon Johnson Thomas here did he firs his start in politics? These 'must' questions in evaluating the character, honesty, and reliability of todays President of the U.S.A. His march to power hegan back in Texas in 1948 when he ran for the U.S. Senate against three time former Gov. Coke Stevenson-Hihere was a field of 5-reladidates and Gov. Stevenson wof the July 24 primary but was lored into any Aug. 28 min-off With Byndon Johnson. Za Cight-Wing conservative Ste-Venson received 477,077 votes to Ceft-Wing Liberal Johnson's

The political gangster George fair controlled 5 counties and deligered to Lyncon Johnson the fantastic majority of 10,547 to 368 votes for Gov. Stevenson. Despite all this, the White areas of Texas went for the highly respected? Gov. Stevenson. Early returns had him 6:000 votes ahead of L.B.Jr But the Mexican dominated area cut this lead to a thin 600 votes are uthat night. At the end of the vote counting

the Texas Election Bureau annoticed that Gov. Stevenson had beated Lyndon Johnson by some 290 Votes. Everyone thought the election was over BUT NOT FIRST STEAL T P ACEI JOHNSON WAS NE THE ELECTIONI STEVENSON RUSHES TO INVESTIGATE

Gov. Stevenson -immediately went 10 milestigate Box 13. He chiew that the lawless forces in gun-totin brush content. gun-totin brush country of South east Texas would be out in force Gov. Stevenson took with him Texas Ranger Capt. Frank Hamer and two newly elected County Democratic Executive Commit-teemen, Harry Adams and H. L. Poole. The votes had been locked up in the local bank owned by none other than the notorious George Para: The men wire

> The Thunderbolt Issue #60 July-August, 1964

Office of the Clerk, upreme Court of the United States Washington 25, D. C.

April 11, 1960

closed is a certified copy of the order issued September 29, 1948 Justice Black in the case of Johnson, et al Vs. Stevenson No. Jober term, 1948, which you referred to in your letter of April

E C. Schade Assistant Clerk

IN THE SUPREME COURT OF THE UNITED STATES

October term, 1948

LYNDON B. JOHNSON, in his individual capacity, and V. STRIEGLER, County Judge of Blanco County, Texas, and FRANK SHELLEY, Sheriff of said county, and C. H. STEVENSON, County Clerk of said county, in their offic capacity as member of, and Constituting election board of secounty, and as representatives of the election boards of the other counties of Texas as a class.

PETITIONERS

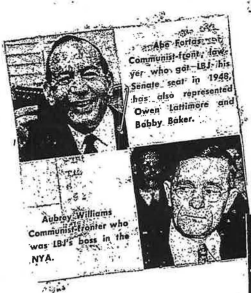
This cause came on to be heard before me on the Petitioner's motion for a stay of a temporary injunction, issued by the United States Court for the Northern District of Texas. Fort Worth with the said District Court, and after hearing argument by counsel for the Petitioners and Respondent, it is.

ORDERED that the temporary injunction issued by the United States District Court, for the Northern District of Texas, Fort Worth Division, on September 23rd. 1948, in the case entitled Coke R. Stevenson Vs. Lyndon B. Johnson, et al. Civil No. 466 be and the same is hereby stayed, and that the temporary injunction is and shall be of no force and effect, until further order of he Suppeme Court.

force and effect, until further order

Hugo Black Issues Order Seating Johnson

Issue #60 July-August, 1964





OPPONENTS RELAX as vere is counted. On the left is Governor Cake. Stevenson Lyndon Johnson is smilling even though he is 300 votes behind. To find out why Lyndon is happy, read The Miracle of Box 13.





The Duke of Duval laughs with his lawyer, Pers Foreman, after conviction on 20 counts of my fraud in 1957.

> The Thunderbolt Issue #60 July-August, 1964

(4)

ing to throw out all the votes in Box 13, which would make Gov. Stevenson the winner by some 1989 the overwheiming evi900, votes But, just as the comnittee was meeting to take this
very delign, the Lyndon Johnson
forces moved in and presented
the Committee with a Courtsinjunction is sued only that morning by Judge Royt Archer (a Johnion throwing out the phoney
votes in Box 13.

The committee made up of
Chairman Harry Adams and Secy.
H. L. Poole, were served with
the court order by the PRESENT
Texas Governor, John Gompally
Unified States Senate. This court enson the winner by some

A STATE OF THE PARTY OF THE PAR

the overwhelming evi-den of vote fraud to District bludge to whittield Davidsons he immediately issued an order forbidding the Texas Secy, of State, Paul Brown, from printing

PAGE Z L.B.J. (Iteals Seat

(Continued from Page 1)

eval Court of Appeals in New Or leans. Judge J. C. Hutcheson, Jr., refused to give Johnson a re-straining order. In the meanting Jüdge Davidson's investigator, Federal Commissioner Tom Donald arrived with suppenas to open Box 13.

open Box 13. Low and behold? everyone con-nected with preclint Box 13 fled the state of Texas. Election Judge Euls Salas of Box 13 went to Galif, with Tom Donald who locked Box 13 in the George Parr Bank.) Others went into hiding in Mexico. WHEN BOX 13 WAS OPENED, THE VOTES WERE GONE AND ONLY STRIES OF NEWSPAPERS WERE FOUND?

Tell Your Friends

Gov. Stevenson then appealed the Federal Courts Affer showing the overwhelming evildence of vote fraud to District Judge T. Whitfield Davidson, her immediately issued an order Judge T. Whitfield Davidson, he immediately issued an order forpidding the Texas Secy of State, Paul Brown, from printing Lymon Johnson's name on the November General Election ball los, He issued the following tongue-lasting to Lyndon John on the Son of the Son of

There has not one word of evidence been submitted to dis-prove this plaintiff's claim he-has been robbed of a seat in the United States Senate. This Court



Abe Fortas. Communist-front law yer who got LBJ-hi Senate seat in 1948, has also represented Owen Lattimore and

This is the story of a man cooperated with gangsters lik the notorious George Parr. (Harry Truman later rewarded Parr with an executive pardon for a federal Tax conviction case.) federal Tax conviction case, but Parr has subsequently been convicted of a number of other charges, such as more Tax eversion, mail fraid and embezziement.) Thus we find Lyndon, a ballot lox stuffer, a conspiring take and vote robber. God save

ž

fake and vote robber. God save America from a man who would go to the lengths, that Johnson has gone in his baked grab for power.

Also, this is a warning of the dangerous racket known as partropage that hands out the gravy to those who delivers, who do the dirty work that keeps the organization in line. The Harry Trumans, Hugo Blacks, George Parrs, and the rest of their ilk, which thwarts the will of the White Christian Voting inajority and Christian Voting majority and substitute vote stealing and ballor (Box 13) stuffing LYNDON JOHNSON MUST GOI VOTE TO THROW THE SCOUNDREL OUT

ane the former Chairman of the Gounty Dento. Commissive Clarence Marren (also a hinchman of gangster George Panr.) This was the first things in the history of Texas that a County Demo. Compilities was restrained from the business out obviously, reserved out obviously rigged

will appoint a Commissioner to go into Jim Wells County procure the evidence and report back to this Course when the hearing opens.

Lyndon Johnson couldn tafford to have Box 13 opened, so he rushed an appeal before the sed! Issue #60

July-August, 1964

94...

Johns' Stopped Search For Fraud in IN THE DISTRICT COURS OF LYNDON B. JOHNSON COKE R. STEVENSON, 1 NOW COMES Lyndon B. Johnson, who resides in Blanco County Texas, complaining of Coke R. Stevenson, who resides in Kimble County, Texas, Frank Hamer, who resides in Travis County, Texas County, Texas, Frank Hamer, who resides in Travis County, Texas, Kellis Dibrell, who resides in Bexar County, Texas, H. L. Adams Chairman of the Democratic Executive Committee of Jim Wells, County, H. L. Poole, secretary of said Jim Wells, County committee and there follows names of 18 individual members of Committee, Plaintiff is a resident citizen of the State of Hexas, and duly qualified to hold the office of United States Senator. At Second Democratic primary held August 28, 1948 . plaintiff received a majority of the votes . we would show that the defendants have entered into a conspiracy for the purpose of causing the votes in Precipic No. 13 in Jim Wells County to be thrown out on the grounds of fraud and irregularity . thus taking from plaintiff sufficient votes to change results of election and deprive plaintiff of his seat in the United States Senate .

votes to change results of election and deprive plaintiff of his seat in the United States Senate.

Plaintiff would show said county committee has no authority or jurisdiction to hear or determine an election contest of any kind, for to hear and pass judgment on charges of illegality or irregularity of any nature. but, unless restrained by an order of this Honorable court, said defendants will effect such unlawful conspiracy.

Plaintiff further alleges that defendants Adams and Poole, acting under threats and intimidation of defendant Stevenson, and furtherance of said conspiracy, called a secret meeting in a private residence and declared traudulent the returns in Precinct No. 13.

and best information Plaintiff has is that defendant Adams will call another meeting of said committee at any instant, unless recall another meeting of said committee at any instant, unless re-

call another meeting of said committee at any instant, unless restrained, and make a new tabulation.

The resident judge of Jim Wells County, resides at Alice, but he cannot be reached in sufficient time to effectuate the purpose of the writ sought in the foregoing and attached petition . . and the urgency is such that the defendants may, and likely will, according to affiant's best information, do acts sought to be restrained before petition can be presented to resident judge .

WHEREFORE, plaintiff prays this court to issue its temporary restraining order without notice, enjoining defendants, and each of them from making any new tabulation, or attempting to recanvass the yotes in Precinct No. 13, or hearing any contest or eliminating any votes on grounds of illegality, fraud . . and from making, sending or filing with State Democratic Executive committee any returns showing results other than shown heretofore . turns showing results other than shown heretofore . . .

OATH NOTARIZED SEPT. 10, 1948

I am the person named as plaintiff in the foregoing petition for injunction and temporary restraining order. I am familiar with the facts alleged in said petition, and the facts alleged therein are true.

Above was heard in chambers at Austin on above Roy Archer, and injunction granted without notice. Austin on above

> The Thunderbolt Issue #60 July-August, 1964

WE JUMP TO 16 PAGES THIS ISSUE

Thunderbolt

THE WHITE MAN'S VIEWPOINE



MAY - JUNE, 1964

BOX 783, BIRMINGHAM, ALABAMA

PC1707 PC0

Civil Rights Bill Unconstitutional

The Civil Rights Bill will not

work. Recent surveys by this editor have not found a single-basiness man who is golding their Negroes, or restaurant evene who is golding to serve them. THE CIVIL-100Mal. Many comment, "It won't work." Some say, "It loose all my curtomers ill serve work work work "one say, "It won't work." The property of the work work work "and work work "and work work of the property of the work of the property in the property of the work of the wor

much further than saything forced upon our people during the Re-

The Civil War was fought over fasues not nearly as damaging to the preservation of the White race as this Bill. With this victors bill in effect, we are no longer a free people. The Fill will have to hive many thousands of new agents to try and force us to take Negroes into our businesses and to all down and ear

The U. S. Constitution guarantees you the right to own private property-end-to-too it us you deem tit. The Civil Rights Bill

private property over to the use of our enemy - the Negro mimal, the imple beast who is our artacking, robbing and heating our menfolk, and raping our wo-

memoul.
According to Malcom X of the
Black Muslims, the Man Maruhas
now come to America, Unitiswine, who ait in the U. S. Senate,
now say we have to live with,
work with, and eat with units
flick animals! These Senators
have seld their very souls to the
racial deperate, Jew Negro minothy was machine.

white person who has been mucdered or raped by these Negro

DESITS, IS UPON THE HANDS OF THESE DISPICABLE SENA-TORS AND CONGRESSMANWHO YOTED FOR THE COMMUNIST CIVIL RIGHTS BILL.

The time has come for us to stand up and fight for HIGHTS FOR WHITE, we must sower surrender our Cod-given, precloss the fittings as a few people to the gazgirers in Washington. These Scantors would destroy our people for all generations to come through mognetization with the physical rate of a handlind plant of the company. The company is the company to the company that we have the company to the company that we have the company that we have the company that we have the company that the compan

THE SELLING THEIR SOULS TO

There can be no dook that this reacherous bill will be met with reacherous bill will be met with "massive resistance" from the White people of America. Our ferefathers fought and died in many wars to precede our people from such syramy, The Critic Rights Bill is Communition in action. It is our duty, to our children of the communities of the control of the control

We predict the White people will flood the federal courts with hundreds of thousands of test cases of the Civil Rights Bill. The Bill clearly violates OUR RIGHTS AS FREE WHITE PEO-PIE, It must be taken into the courts and tested a thousand times over, mill we the people have become strong enough to throw out every single bloody politician who had a hand in shackling this bill around our necks.

This is a fight for the very survival of our people as a pure white Race. Many thousands of white businesseen across the land are not going to obey this businesseen corross the land are not going to obey this build. They are going to take it fatto the courst and it rules are possible. They are the court self-represents white business they are not self-represents white businesseen the court self-represents white businessees the court self-represents white businessees the court self-represents white the businessees are not going to him Represe and are not shall represent the self-representation of the representation of th

STREP, which will soon begin a campaign to repeal the Chill Rights Bill. The This HAS COME - STAND UP AND FIGHT THE CIVIL RIGHTS BILL LETS NOT EASE UP ASSE UP ASSE OF CONDUNTAL THIS COMMINIST, FORCED RACE MIXING BILL INTERPRALED AND DISTROVED, LETS NICK OUT OF OFFICE EVERY SINGLE CRIMINAL IN THE WHO VOTED FOR THIS BILL.

GEORGE WALLACE INFORMS THE PEOPL

IN THIS ISSUE

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COMMENT ON					

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IN WORLD CHUSED

Brief History or The Life













Of Governor George Wallace

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other autorities, and on the control of the Courage Wilders graduated with Great Park Courage Wilder Courage of the State Courage of th

Practifies and Coorga Wallace's first job as a public nervous was a patea andreas nervoey general ready and the summitty after a control of the summitty after a control to the summitty after a control to the summitty after a control to the summittee of the summittee of the summittee of the summittee of the passage and many sum which holped the poople. Such as, the Audi-Gaes Butter act, whichprovided gas to smaller critist, etc. At the 1906 benorestic Convention, Wallaces led the fight-applies the christ (tiples polic) the object to the summittee of the control tiple applies the christ (tiples polic) the object to the summittee of the summittee

form. In 1972 Wallack was elected a Circuit Judge. In 1953, he law and an interaction against the removing of "willing" in "Galace College and the removing of "willing" in "Galace College and the property of the college and the college an

Judp Wallace. In 1981, Coreps Wellace run for Governer, on a year Same Rights plottlerus. He imminated the federal dictaurs as "yerrars, joilistal foods, and just plate justy essential to the tree withorner." He was correlatedly elected by the largest watering elected by the largest watering elected by the largest watering.

ever given an Alakama Governor.

Gov. wallace has neverolarged sport that crosseds and it among the sport of the sport of the sport of the sport of the manager of the sport of the managers indexed government which is trying in measurement which is trying in one of the sport o





NEVER SURRENDER TO CIVIL RIGHTS BILL

EDITORIAL
By DR. EDWARD R. PIELDS
Throw Out Civil Rights Senators

an Enforce Only Tre



THESE SENATORS VOTED FOR CIVIL RIGHTS BILL. THEY ARE THE ENEMY.

Won't Watch Mixed TV Shows

ANP Backer Writes Rockwell

ROBERT WELCH ADMITS LIBEL BUT REFUSES TO RETRACT

NEGROES ATTACK New York Jews .

One of the atrenger situations to develop our of the present reals arrugale is the resent reals arrugale in the Negro has turned viciously sgainst the jaw, it is a case of a deg biting the humi that feed a deg biting the humi that feed him, Too beads of both NAGCP (AATIM Spingare,) and CORE (Martin Rich) are jews, in fact, the jews have led the light for

The warsh's largest concentration of Jorn is in New York City, Lestly, Negroes have been deep concentration of Jorn and New York. One of the vorst areas had in Crown Helps, where she spilling over him to Jorn a present the contract of the

Negrops have definimend this as kin Kinx Pilan vigitantes and have demanded that it be displaned. But, the power of the Jew is so great to New York, that city difcials are going to purnit the Jews to continue there private vigitante parrols to project wheir lives and property from the Merzo call mals.

At this point we would like to croment that this is not in the crown spirit of benchmich that he was spirit of benchmich that leve level l

Now we say to the Jowe After all the brotherhood gardage, you have been feeding, the Hegreet, principal these Mark strongers de have the 'Critifiche' to rupe the Gabh's willed After all should not the Rabbit turn the other check and furgive his brothers' YOU JEWS ARE NOW REAFING TIEVHELLWIND YOU INTENDED FOR OUR WHITE CRISITIAN WOMEN TO SUP-

No, we do not feel any sort in our hearts for the Jown w have brought this horrible ain tion upon America. Of color all will suffer now that this a tit flight Hages has been sur liceas and given the "Chill Right has been sur liceas and given the "Chill Right has been properly, Willia.

AMERICAN OPINICIT

Belmont 78. Massachusett March 3, 1964

Dear Mr.

Oldermunicky, I seldom have an opportunity to read may of the articles which paper in American Ordering parts to as item that they are published. If the sease that paragraph in the February throat delaifs who are Patients Steine. Higher sease the paragraph in the February throat delaifs who are Patients Steine. The sease of the Patients of the Patients of the Patients of the Patients of the and Linguage as "Community agents providency." Will be asked Chappersonaut with the principles and published the National Scarce Highs Party, I do not have not also relative which would wearent the comchanies.

Revever, I will still maintain that no reliable or responsible anti-Communist should have anything to do with this group.

Planes accept our very best wishes and our kindest personal regards.

James J. Brumary

Amazing Letter From Birch Magazine Proves Story Was False

ON LEGALLY ORGANIZE VI-THE SELVES, IT IS HOUTENED WE WHITE PLOOME DUD THE ASSET THESE IN EVENY SECRE-TONICOO PACING THE SAME VANCER.

THE TIME HAS COME FOR ALL TO STAND UP AND PRINT OR TAKE THE CHUNCLOFF APPENDED HAVE AND HELLED, STOP ALL THIS BROTHERINGOD ENEVEL AND RELIEF OR THE PRESERVA-

BIRCHERS NOT ANTI-JEWISH SAYS LEADER NEW YORK (JTA)—The head of the John Birch Society has searted that so ciety has searted that so tion "to be a haren" for presons engaged in anti-Semble schwide. "We are see search Wire Service Carried This News

Frem Journal Wires
EDWARD R. FTELDS, Nothenal Basics Fitzles parts in
the state of the state of the
hom separat the John Birch dociety and its founder, ROBERT
VELICAL for allegedy calling
him a "Communist acend provocal-cup" to an article which
appeared to the experiments
appeared to the experiments



Rabbi Schrage (left) and recruit: Striking back.

Dr. Fields Forced To Sue

De Berner Berner Berner Berner Berner Berner Berner Welth, head of the John Birch Sodery, and publisher of "American Opinion." The Welchmayarian in its Feb. 1994. The Welchmayarian in the Feb. 1994 the charped the top- Learner Repetition of the Berner Repetition of the Berner Repetition of the Berner Repetition of the Berner Bern

Dr. Fleide and ISRP Dave a Migh regard for the join Birth Society and its symmetres. Many of them are readers of "The Transferbolt," and some of them Society and the state of them States Right Party. We felt that they have done a good job, let. theid: good Welfs Birms measuring Dr. Fleide and Miller We click? were as the table species of the state of the

The most ourregrous part of all this, is that so of, all this, is that so of this date, even the Jewish ADL malkeach has not stooped to sailing such a bare freed its signific such as the sould have no boost or character at all if we did not demand that Robert Welch either retruct and spelogize, or be haited imocourt to renewer for those charge-

If we allowed cryotor to get by with runt baseless accusations, public faim in the inearity of our measurest would be imparted. We hope our nately readors will common their efforts step the sensor competin and force Welch to reserve and spoiogize as that this legal soft can be used.

We Demand Rights For Whites

Mobile "White Citizens Council Mergés With NSRP



GO HOME TO SEE OF THE SEE OF THE





1,000 More Patriots Like This One Needed

NEWSPAPER COMMENTS ON NSRP

Drive Opens to Put Kasper on Ballot

Attorney Matt H. Murphy Wins Cases
Judge dismisses
parading charges

MAGAZINE SCORES PARTY

* * * * * * PICKETED MOVIE CANCELED

New York Jewish Policeman Sadistically Beats Christian Lady Picket

New York City is shimed completely under the centred of Communities and the bouled of great contrains to the bouled of great contrains to the bouled of great chrough politic turnality and communities received in cuttored shifts and portained the politic street, but the communities are mandered the vay remette a supersty. Yet Communities are mandered that yet remettes a supersty. Yet Communities are mandered that yet remetted and sever minerated and several sever

ntissed.
"THE DEPUTY" is a pre-Communist play depicting Prop-Play XII a Nort set became the falled to pis of cereacy and till Minter. This play Iths all soit-Christian and particularly and-Carbolic amount has propgands has elevys been franced by Jews for year 2,000 years. The producer listeness Sensity.

by Jew for past 2,000 years. The producer liarness Similar, as long time pro-lootes theatrical producer with great power is silicated with first seven pro-Communist fronts, some on Attempt Generals subvartive list, any Victor Riesel.

age Victor Rised.

age Victor Rised.

de M.Y. golden bernally, the has prese helpes sanched jew swet hough be not being sanched jew swet hough be notified west are not being sanched jew swet hough be notified with the desired property.

Jan Yard and the first Dept declarations place Communical in definition of the control of the communication of the communication



enio and besters, she was before a pertitionary places to be a construction. In a factorio "interest propositionary places the pertitionary places the pertitionary places and this place a constructionary places and the pertitionary places are pertitionary places and the pertitionary places are perfect to the pertitionary places and the perfect to the pertitionary places are perfect to the pertitionary places and the perfect to the perfect places are perfect to the perfect places and the perfect places are perfectly places and the perfectly places are perfectly places and the perfect places are perfectly places and the perfectly places are perfectly places and th

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loristills Double governme
world place three Gorills selgeat Cachell extraction on the
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The filter kmgarcos with handed down the sentence as handed when the sentence as and o'Conselled, follow as and o'Conselled, follow as left! best on relitrositing this pawers as if it is nothing new it or patient 2 sentence to sey that this is nothing new it or patient 2 sentence to the sentency for ever 20 years the conselled 2 sentence to the sentency or ever 20 years on their Gestile competitive it would date to one a jew the this is to secort-NSVID significant to the sentence of would date to one a jew the this is to secort-NSVID significant to the sentence of the the sentence of the sentence the sente

Mea. Seis is guing to appear her case also have her buryonthiscrist enamine her fur her ow protection against heing railrunded.

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account appoint
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york City, fo
you do set illusstants by satisfic for

LET'S ELECT FEDERAL JUDGES

The South is faced with many Pederal Judges, having been sppedented for life at light assistict, when are competity out of these with the trans feedings of the wast majertry of the White people of the fourth. Some of these leaves in great was obtained to the control of the latest assisting to the latest assistance of the latest assistance as an area of the latest assistance as a latest as a latest assistance as a latest as a

This would never be the case
If there saves Peders! Judges
had to go before the people of
their Garrier and adment themtages been appointed by recent
light broad LE Marshalle
and beartly attend federal troops
to light apprices upon our core
to light apprices upon our core

in recent elections, the White elections have retired many at trems liberal politicans. In Als hams, we were all quite large way the way stars Julya Mar shall was given the foot The LD.1, arreed in Washing one is still crying over the de

The U. S. Commission was a keep the three districts of Government separately habe of. The atministrative transit overment has taken over judicial Granch. The Presid the approach and premote job.

who do his holding.
The radial critis was solvent
in the South, until extreme the
crit judges who could never he
elected to any affice decided in
change our way of this. The justime Dept. can sweath Posters
They when the same the same
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critis judges are more accumal
to the despote administration
which his been saddled errain
the nexts of our soon free pooten nexts of our soon free poo-

Lat's demand changes in use and step the President free apparatus Peters Independent as — WHO ARE DIAMETE CALLY OFFICED TO THE GOVERN OF WHIST PROPER IN THE SOUTH, Lat's give the PEC SEC. PLE As cover to actor who do to

Remember Ole Miss

Foods widely from a stableteric cores. So it is as former remember the structure saferal struck in Figs. 1921 against two structures and structure saferal state of Oxford, Milas. These stadents were posterfully demonserable against Federal Court state of Cafford, Milas. These stadents were posterfully demontate of the control o

Many students were take "griscour" by the troops, who poored in for "mosping up up eration." The main point to be remembered was the lin-humane treatment of residents and dividtance captorned, I was like NoVD. Cencentration Comp conditions in lisusate, inflato-produces record to stand against walls for fong blone, which time, the terrorist is the back of the head principle for the last of the retructs it due host of the head with the last of a riffe. Many furnishment recent victorial control of the last of a riffe. Many furnishment recent victorials would be the last of a riffe. Many furnishment recent victorials would be controlled to the control of the control of the last of the last of the control of the last of the last of the controlled with the last of the l

This was the ection ordered by providing and Essay Kenned, and Landscape, Milatas Kenned, and the Company of the Transport of



FGI men and U.S. Maratale held prisoners in servorous positions for many hours

Martin Luther King's Secret Plans For Revolution Revealed



"SATURDAY EVENING POST'S"

MISTER X REVEALED

"THE THUNDERBOLT" can now fe
first time expose-that "Mr. X."
sone-other that Capt. R. E. Little of it
tlanta, Ga., Polica Dept. Little suffer
rom personle and dejudes himself by h

JOHNSON'S NEGRO SECRETARY



JOHNSON NAMES FELDMAN JENERAL COUNSEL

Congratulations To Gil Paquette

For Below Publicity In

Party Supports John Kasper For President

Philadelphia

LBJ With

Myer Feldman

Felder Lynder E. Julium is done in the tables bless with

Felders when he has named local to per female to the
diseas with entirely a sortium on breaks and based affects

Makhasi Gratuppel distribut feators for the last resident

Jew Salinger's Replacement George Reedy is Married To A Jewess



JOIN NATIONAL STATES RIGHTS PARTY

Jews In the News

Claims Only Force Will Make South's Foes Yield On Rights

JEWISH ACTIVITIES ON RISE IN SOVIET

CRUCIFIXION LAID TO JEWS BY CLERIC

Jewish Unit Opposes Vote On Occupancy

Jack Greenberg Statement

THE JEWS ARE OUR MISFORTUNE

READ THE FORD SERIES EVERY MONTH IN "THE THUNDERBOLT"

Chapter 21
How Jews in the U. S. Conceal
Their Strength

TOW many from our there in the United Statest No Confed hours. The figures are the ordering property of the Jevish nonlineities. The government of the United States can previous statistics on adorst every matter pertaining to the population of the state of the confed statest or the proposition of the state of the confed statest or the state way to get information about the Jews who are constantly entering the country, and the number now raised here, the Jewish tobby at Washington steps

For more than 20 years the fight for the right of the United States Coverament to make a complete consuuf the people has been going on, and for the same period the Jewish lobby at the Capitel has been strong

The two terms are increase in Jewish immigration at the present time, the brought the question to position property time. The transport is the brought the question to position property to the property of the United States a maniformal convolution is forming to United States a maniformal convolution in forming the transport of the property of the pr

Why is the statement model—"a strictly Agrilds beginner." For this reason; there are constitrent somewhat was the statement of the statement of the statement of the strictly of the strictly

of that continent, is now being transferred to America.
When the conditions overness were made known in
this country and it became apparent that Jerish
societies in the United States were the principal side in
this stampede to America, the newspoors for the furt time in American initiory began to commonst on a
Jewish Question in tones of short. This in itself is an indication they to facts are becoming to challenging

to be bonger ignored.

Even the ordinary inenigration officials, who to years have watched the human stream as it flower over Ellis Island, have this year been startled into attention and netion by the slasey change that he come in the character of the stream. And what he

come in the character of the stream. And want has startled them? First, it is composed almost chilerly of Jews. Real Ukraininas, real Russians, real Germans cannot cone in. But Jews can come from anywhere, and see coming

The control of the co

Third, there is a perfect organization which avercomes the sourcess objections which arise against
admission of income revolutionary Jenn. European
very third of the property of the property of the conproduction of a large General Plants and Polisic
today. They are the Red and L. W. W. inaders of the
United States today. When one man whose record is
hardy in a thousand whose records are not known.
In a large to the property of the country teleprometers of the country teleprometers of the property of the country teleprometers of Compressions, colitors, state and
"ma know" in belief of Mr. Se-and do who is detailed at Illie Island. And the same day there exist know the
Makington teleprometers of the country teleprometers of the c



HENRY FORD

of Mr. 'Se-med-Sp and demanding his immediate deministance has the United States. Sometimes abother forming embrany—so-called—in used in this work. It is an invasion—abothing but an invasion, and is is helped by influences within the United States. It is that's detailed with sentiment and the states of the interpolate shawing groups of feators looking scenes and—deliberament by abotterplace shawing supposed in the property of the contrast of the state of t

That, however, is the present situation. What this and a subsequent article propose to do for the render is do put him in possession of some of the facts concerning the government's light on this question during the last ounter century.

The question is not perminate America, and at may three a sidelight on the American phase to not exceed the facts developed at the hearings of the British Royal Commission on Alter Immigration which at in Lozdon in 1902, a feature of whose proceedings was the testimony of Theodor Herzl, the great propagation of Edulation.

Cromwell a perceptible number of our people in Enghaod is the true cause of this Commission being caller together. * "That a serious pressure capits is England, the fact of your Commission sitting is folure of."

Then the examination proceeded until the fellowin was brought out: (the asswers are Herri's) Q. Laoking at the question of alien furnigration from the standpoint of the United States

A. Yes.
Q. The exclusion is a partial enclusion?
A. Exclusion, as I know, is warded in this
way the immigrant must share a certain amount
of meacy at the encent of his insiding.
Q. You are warre that the aircam of immigration into the United States is evice as much
as the insurpation into the United Mingdoon?

And the actual exclusion is the actual reclusion of a small properties? A. Yez but they go, however, to America. Per lutaince, if also jeried a small company, it could lead the necessary convent to cook fermipret, and the foreigness above it can count and pret, and the foreigness above it can count in pret, and the foreigness above it can count in pret, and the foreigness above it can count in pret, and the foreigness above it can count in pret, and the foreigness above it can count in pret. There are no efficiently immesures to pre-

Q. I took it that your reference to ti

that country as an act of self-preservation.

A. No.

A listle later on in the examination, the questic immigration to the United States was again besin. The assurers are still Dr. Herzi's—remember

Q. Are you aware whether is a tab locred that the leading Sews in America hainformed their correspondents here that thcannot merive and distribute any more Jewi immigrated.

A. I have heard of difficulties of unigratic and that skey are correspond with Jers. As that information I connot say.

emigration to America have been much prests
if no such law had existed?

A. I think that law did not after it much
The prohibition could not change it.

O. On what remains do you believe that?

A. It is a question of counts and harbors. The come in. How will you prevent a man free coming in?

always find means to come in. Now, discussion of immigration in the United Shan never been free. We have talked a great deal at it is general terms, but not in terms of specials recept the Chinese and Japanese. However, terms to have knew at last wheever the Area course in acticeable numbers they become a trouble world arm. " America, where so soon at some sorns are proposed in the come as personghibn number they become a trouble sorns a personghibn number they become a trouble."

warning, that such efforts would be resisted. He s
"There exists a Pounch proverb, 'cel unimal s
tres impatient; il se defend quand on l'astrone."

and gos sail get amenthing life internal travides." That time apparently did come in the United St. when sense far-seeing collectal began to wender while previal invariant processed. Afterday 14, specifical to be openly attacked. The Jewish holdy at Walls in was powerful swen at that time. So, appare this effects contact were at that time. So, appare this effects contact with at the left of the processing the second contact of the time to the processing. But it is not to be the processing the second contact of the information, Congress when the second contact is the information, Congress when the second contact is the processing the second contact is the processing the second contact is the second contact in the second contact in the second contact is the second contact in the second contact in the second contact is the second contact in the second contact in the second contact is the second contact in the seco

But is order to get the information, Congress to give its permission; and to get the permission and congress, hearings is ordered. Hearings is ordered, and the records of them, though very settle still exist. The render will be given important extricon them proceedly, and he will see for himself certain American statement reacted to the w

A remark is in order just here, namely, that jewis holdy centually became more skilled in a nattern. It soor takes very good ears that us offs skill be appointed who shall naise suggestions wi skill peropirate congressional bearings on the Jee scatter. The time is coming, of course, when the Jewish Question may be threshed out by the gavment of the United States, but it will not be became official perchipated it; jit will be because the people dermand je.

Officials are new much too wary to maddle a the Question. They know too well the consequent During the war many a score's trail of danger led Jewish quarters, and the secret service man who lay made has reporte was often surprised to find him lifted complexity with that trail. Why? All Jewish to a this country were powerfully predeted by hid at this country were powerfully predeted by hid

influences during the time.
Well, the time came in the United States, whe was obviously desirable to know what elements to state of the control of the state of t

an immigrant from Germany was German, and.
But times changed, Previous to 1850, the us
a man's record—"born in Russia"—indicated if
was a Russia, "But, says a stelement made
was a Russia, "But, says a stelement made
feltiment of the stelement o

.....

to object. He used the common formula is such case He said:

((Researcher I object to it, not because I am

Belower, but because is a not in passe." This is the common for this promule of objection. The Broin Drifts any the same thing when it forms from Drifts and the same thing when it forms the broin Drifts are become a substitute of the same things are because it for the same than the same than the same the same than the same to the same than statistics in the same than the same the same than the same than the same than the same than the same that the same than the same that the same than t

At this bearing, Senator LaFollrito was chairman Senator Gaggesbern's contention was that "Jew" wa the name of a member of a religious denomination and not of a tree.

Chairman LeFoliette—"I can see bread ethsological reasons why seem time it would be important to know from what blood and race the man came."

Senator Guggenheim-"Why not ask his re ligion?"

port of Scenier Guggenheim's contention, that "Jot is a religious and not a racial term. Chairman LaFollatte-"I do not just net your objection to this, Scenaro Guggenheim. What ab-

Chairman LaFollatte—"I do not just get your objection to this, Senator Guggenheim. What objection can soo have in having the race to which he belongs correctly entered:" Scoator Guggenheim—"Because it is not con-

Later on in the hearing, Senator Commins entered the discorries in response to a pro-Jewish remark made

by Fenntor Balley" If I were a Helsew and I had been been been was they wanted me to say I was anything but an American, I would have a way anything but an American, I would have a

Scatter Cummins—"I would not have may heattency in stating from what blood it wan." Scenter Buley—"No; but in the case that I ries to, it would be a matter of religion." Scatter Gugganbrian—"That is the point; it

That was in Agril, 2000, in December, 1900, films Well or as the disk of the projectals unteration. Simon Well in very interprinc character. From before the days of President Lincoln, he has been beloying for the Jews at the National Cayloid, and has been beloying for the Jews at the National Cayloid, and has Wilson. As the hearing where Mr. Well terrifed, Genater Dillingham sacred as relations, and the wines proceeding was enforced and deaffied by the vigences part, which formater Lodge 100 h in . Corservations of the Cayloid Cayloid Cayloid Cayloid Cayloid properties of the hearing, 100 certs the spits had to

Mr. Well—"The point we make is that: A Jew coming from Ruman is a Rumian; from Rumania, a Rumanan; from Rumania, a Rumanan; from Bundand, an Implication and from German; A German; that Hobrew or Jewish is simply a wilcine."

Scenter Lodge-"Do I understand you to deny that the Jews are a most" Mr. Well-"How?"

Mr. Well—"How!"
Senator Lodge—"Do you dray that the word
"Jen" is used to express a race!"

Mr. Wolf—"As the representative of the Union of American Habers Congregations—which I have been for nearly 30 years—I look up the matter and propounded a series of interceptions to some of the leading few of the Unitediate, who was liberatan of the Smitheenian and every one of them states that the Java are no and every one of them states that the Java are no

Senator Lodge—"That, I think, is an important point. I have always supposed they were I find in the preface of The Jewish Encyclopedia

list statements!

"An even more delimete problem that presented itself at the very outset was the stitude to be observed by the encyclopedia in regard to those Jews who, while been within the Jewish ecommodity, have, for ear ranson or another, abandonced it. As the present very feels with the Jews as once, it was found impossible to exclude these who were of that rate, whether this re-

lipious offliations might have been."
In the same encyclopedia is a statement by Joseph Jacobs, B. A., formenty president of the Jewish Historical Society of England:
"Anthropologically tonsidered, the Jense to the Jense of th

'Anthropologically considered, the Jens one a race of markedly uniform type, due either to unity of race or to similarity of

"Do you mean to dray—I want to understand your position—that the word "Jaw" is a racial term?"

Mr. Welf.—"I have made my statement, and my opinions are in this pamphles." Senator Lodge—"Let me get at it. How would you classify Benjamin Dennell? Was he

Mr. Wolf—"He was been a Jew."
Senator Lodge—"He was haptired as a Christian. He then ceased to be a Jew."

Mr. Welf-"Yes; religiously in ecased to Jeen." Senator Lodge-"Ah! Religiously. He very proud of the fact that he was a Jew, an always spoke of hismelf in that way. Did the fadways spoke of hismelf in that way. Did the fa-

Mr. Wester IV doe not compare his care the to was hern a first not at all; and I know the levish people throughout the world have chained kim. Histor, and Berne, and others who were horn of their blood, as being Jars, when the prack of persons who have accomplated coins thing wanderful in the world. But they cause to be Jers form the standards of will return and the contraction of the property of the levish of the standards of the property of the property of the standards of the levish of the standards of the levish of the standards of the levish of the levish of the standards of the levish of lev

to get at is whether the word 'Sum' or 'Hebrum' is not a correct resail term?'

Mr. Well—"If you will purden me, you will find a letter from Dr. Cyrus Adler right at the close of the pumphit, which perhaps you might erail for the benefit of the committee."

rest for the Search of the committee."

Sensier Lodge—(effer reading the letter referred to). "I do not think that assures anything."

Sensier Lodge—"It never constructed to mount? I heard you were coming here that the classi-

heating its small by the integration and control had anything to do with religion. I supported it was a race classification. It is important, very important, to get the race classification as nearly as we can."

Mr. Wolf—"You are aware that the Comuse

Emater Luige—The word 'nor' was strickness' of the terms bill. I shake it use a gene minete. It makes the statement whateful Nr. Well—'I can simply repeat what I have said—that I am voting the opinions of those wham I represent—the Unice of American Believe Congruntions, and the Order of Brain Strick. They are opposed to the desaffications of the Congruence of the Congr

The hearings continued, Julian W. Mack inter appearing for the Jewith contention. From the extract given in this article, four matters become very clear:

First, the see a opposed to any stantaura egabicine against his entrance into a country. Second, the Jew is apposed to may raised classifiers tion of himself after he has entered a country. Third, the Jewish argument to the Gentlis authorties is that the Jew appresents religion and set race. Fourth, that at text one indication has appeared in

ties is that the Jew represents religion and not race. Fourth, that at least non-indication has appeared is which the Jew has one view to present to the Centiles and another which he cherishes among his ewen people on the question of Race.

Another point might be made, as this: When the

the fact that their organizations don't want certain things and won't have certain things—argument or reargument, communion or so domination. The Jewish inhibitials had their way. There is no

Northern Italians are distinguished in the records I

Northern Italians are distinguished in the records from the Southern Italians; the Morristons are distinguished from the Baherinian; the Societh from the English; the Spanish-American from the Spanish-European; the West Indians from the Mericans—but the Jew is not distinguished at all.

"As far as accertained by the commerce, the practice of chamilying the furnique-bont by nece or possible to the people of the United States with one correction."

States, were compelled to see their recommensation climinated.

What is the result! If you ask the government of the United States how many Frenchmen there are in the rountry, it can give you the figures. If you ask for the number of Poles, it is there. If you ask for

that the government of the United States has Dot ask the government of the United States has the property of the Company point, you will have to go the desidate or represent tives of the Jevish Government in the United States Of course, If You've in a milgranter min, like Baylist Catholic, Officer is a milgranter min, like Baylist Catholic, Officer is a milgrant may be company of the meril in the engineer that reignon questions are no pumper for the government to ask unless the religion cores in condition with, or is a measure (b) the likely

Like all questions pertaining to the Jews, this can be settled by their own words. What the Jews teed the Jews on this matter should be the determinion point. In the next article we shall see what Jews

Working For Negro Results In Pregnancy Su

Blind, meaning bloss ting Ray Charles has been belted with a bless-inspiring patientity min I took Angelse, charging him with being the lather of Earners Jean Betts' in the with being the lather of Earners Jean Betts' in the lather of Earner Service and the lather would talk about the Otto gift's charges, John Betts, a former receptionis and secretary, talk a sad tale along

Expecting the child in October, the woman sained the court in derizer Charries the father of the suborn haly and order him to pay medical, hospital, and other expenses. Citing what she claims as Chartier's yearly intake of 21 million from personal appearance, recording, an various beathers wentures, bith there seeks \$1,100 minufal, child support and "other relief as the court considers jus-

and proper."

Blue and the blind singer first met beckstage at an Ohio
emmert she attended on her list birthday, and Mass Bette
atterney, Fries J. Kiplanis. "They get shong famously,
the lawyer said, The lawyer charged that the weens went

who beginn the situatt "Explands and," and in the better gloring he was very that and determ to her. In public signing he was very that four determine to her. In public signing he was very that one determine the contractes "motions got very busy" after held all that was expecting a chief, though be sith, the lawyer claims and attractions of the contracted that was the contracted that was



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California (

World's Racial War

James K. Warner Framed In New York

S WILL DEFEAT VICIOUS CENSORSHIP BILL

BILL C-43.

After You Read This Newspaper,

Pass It On To A Friend Help Spread The Truth.

"Progressive Mag" Libels NSRP

The jame schime of "The Framession" Quicked Salles, officially, which, has borganizable de vision; integration positioned in Medicanvilles. In the property of the contradist and picture, there are several curves in the artists which will have to be corrected with the contract by the Mill. Will be understoom by the Mill. It has been been to be a selected to be a selected on the property of the local picture of the property of the problem of the property of the facts are that we never label as a property is their lives strategies and

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Brother Listening?

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breaking the law by tapping traspheres.

Look Nithele, Analstant to the Director of the FDL revealed that "There are (new) less than 150 whretape by the FDI is exlatence, throughout the United States.

States ... "

Law enforcement officials in connected with the Pederal Director have indicated from the



President Johnson Once

Opposed Civil Rights Bill

THE JEW OF THE MONTH

Attorney Samuel Resnick

Attenuty Samuel Remotic van Michia respective some the best stated in the Samuel Samue

In mitchey of 1900, Same Recardin since with 3s with a refrancis the with 3s with a reress, Boddesty the "Woodswork Memorical Pornatains," of covered Out Remaich had so their large office holding, rolls, housed the MacCountries of it are in 1900 to the second of the house of the second of the second particles were also gon and relatives were also gon printed to the second of the particles were also gon printed to the second of the 12 acts of their commission was

Then the real shocking new comes the Samuel Resolute has extured in larsal, where he withough it up on the Minni thin formy coant of Tel-Aviv. Under the jeechs "Leve of Remm", it supplied for purmassest resistance Consult has no extrabilist them that to excess betch them and has no excess the home and has no excession to th

Jees seremed powerts into the fernel Embassy, demanding that Ramick be brought to justice for extending his own people.



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scenario by Det Sg. Nomes Histons files his arrest lear night on their see in

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Changes In Thunderbo

Announced

This menth we continue an progress, our equantity derived the new allness as to jump the state at our besergance of feet at all the state at the severage of the several new south new south several new south new south

that it difficult beauting someon brave enough to print Anti-Jew tab linerature is your beaut sum Our ad an page 10 gives you th address to write and shear jutow low our printing prices wi be for fellow Petriors.

we are continuing terminary in property of the property of the contraged that White Christians are finally walking the contraged that the contraged the train. I helping as agreed the truth. I am and all continue to we are to belie the NOLP Movement to "The Thumberbolt Nowapap

What's in a nume? Sumerimes [L.B.], says he had can rate a lot of interesting this successful family

his secontral finally one.

Porchase generalized data with soon appear to bell rames like one of the contract of the contract

Let's Look At The Record!

in a record sensite speech on the "Livid kights" ow, senletin L. McClellan (D-Akk), recalled debate on the same subject in 1949, when the Trumon Administration was backing an FEPCype proposal, far less stringent than the 1964 bill.

"This, to me, is the least meritorious proposal in the who

"This, to me, is the lister meritorious proposal in the whole civil rights program. To my way of thinking, it is this simple; if the Federal government can by law tell me whom I shall coupley, it can liberaise tell my prospective employees for whom they must work.

pel that Negro to work for me, it elight even tell him how long and how hard he would have to work.

a minority a law would necessitate a system of Federal police

officers such as we have never before seen.

"It would require the policing of every business institution, every transaction mude between an employer and employee, and,

Thus spoke Lyndon B. Johnson, then a freshmen Senato from Texas, during the 1949 debate.

See. McClellan observedo-"Moral rights and wrongs have not changed since then. Whatever was right then in right today; whatever was wrong then is wrong today. The rights and wrongs have not changed. I thought he was right then. I have not changed my optnion."

per yr.

Another Issue
National States Rights Party



THE WHITE MAN'S VIEWPOINT

America's Largest Third Party



NEWSSTAND PRICE

MARCH 1964

SSUE #57

Defeat

Civil

Rights

Bill

NSRP Nominates Kasper For President



HOW RIGHTS BILL EFFECTS YOU

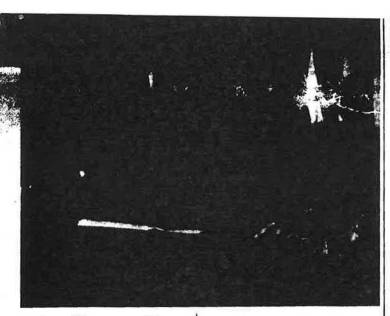
If the proposed legislation is enacted, the President of the United States and his appointees—particularly the Attorney General—would be granted the power to seriously impair the following civil rights of those who fall within the scope of the various titles of this bill.

- 1. The right of freedom of speech and freedom of the press concerning "discrimination or segregation of any kind" "at any establishment or place", as delineated in the bill (secs. 202-203).
- 2. The right of homeowners to rent, lease, or sell their homes as free individuals (secs. 601-602).
- 3. The right of realtors and developers of residential property to act as free agents (secs. 601-602).
- 4. The right of banks, savings and loan associations and other financial institutions to make loans and extend credits in accordance with their best judgment (secs. 601—602).
- 5. The right of employers "to hire or discharge any individual" and to determine "his compensation, VII). conditions or privileges of employment", (title

FREEDOM DIES IF CIVIL RIGHTS BILL BECOMES LAW

The current Civil Rights Bill would set up a Communist police state in America. There has never been a more tyranical bill facing the American people. This evil bill would use vast new federal police powers to force the Negro down the throats of the White American people. The greatest individual right handed down to us by our forefathers is FREEDOM OF CHOICE to associate with our own race. THE NEW CIVIL RIGHTS BILL WOULD FORCE US TO MIX WITH THE NEGRO RACE AGAINST OUR WILL IN EVERY PHASE OF OUR DAILY LIFE.

The Civil Rights bill is wrong, it is evil, communistic and anti-White. The bill was introduced into the House by the race-mixing Jew Emanuel Celler. Jews have continued to be the main backers of this criminal bill. This bill seeks to Genocide (kill) the. White or the the would mongrelize and destroy our



John Kasper Has Fought & Suffered For The Rights Of White People

first handed down its now infamous school integration decision, one, single, lone individual took a stand against it. He was John Kasper. Right after the school mixing started, Kasper organized the Seaboard White Citizens Councils. He was the very first Patriot to organize and personally lead White demonstrations in the streets against school integration.

John Kasper was born in Camden, N. J. on Oct. 21, 1929. Kasper attended High School in Gainesville, Ga., where he moved in 1944. From there John Kasper enrolled in Columbia University in New York City from which he received a B. S. degree in the spring of 1951. Kasper has owned and operated a book store and was the first to publish Eustice Mullins now famed book, "Federal Reserve Conspiracy."

Kasper was the first to rally the Whiteman in the streets to | Thunderbolt.")

When the U. S. Supreme Court | stand up for the Rights of White people. As a result of this, Kasper served three terms in prison. Two federal terms (for obstructing court ordered school mixing - same thing Dr. Fields was accused of) and for "inciting to riot," in Nashville, Tenn. NO OTHER WHITE PATRIOT IN THE SOUTH HAS SUFFERED AS MUCH PERSECUTION FOR THE SAKE OF OUR CAUSE THAN HAS JOHN KASPER, After almost three years in prison, Kasper is still willing to lead the people in this holy struggle for Race, Nation and Faith, He will be on the ballot in many states next Fall under the Thunderbolt banner of the National States Rights Party. He is our nominee for President of the U.S.A. We feel his many sacrifices make him the ideal candidate to lead a Paul Revere crusade during the next November election. (Outline on the background of our Vicepresidential candidate will appear in the next edition of "The

and extend creuns in accorjudgment (secs. 601-602).

- 5. The right of employers "to hire or discharge any individual" and to determine "his compensation, terms, conditions, or privileges of employment", (title
- 6. The seniority rights of employees in corporate and other employment (title VII, title VI via sec. 711 (b)).
- 7. The seniority rights of all persons under the Federal civil service (sec. 711 (a)).
- 8. The seniority rights of labor union members within their locals and in their apprenticeship programs (title II, title VI via sec. 711 (b)).
- 9. The right of labor unions to choose their members, to determine the rights accorded to their members, and to determine the relationship of their members to each other (title VII, title VI via sec. 711 (b)).
- 10. The right of farmers to freely choose their tenants and employees (title VI and title VII).
- 11. The right of farm organizations to choose their members, to determine the rights accorded to their members, and the relationship of their members to each other (title VI and title VII).
- 12. The right of boards of trustees of public and private schools and colleges to determine the handling of students and teaching staffs (title IV, title VI, title VII).
- 13. The right of owners of inns, hotels, motels, restaurants, cafeterias, lunchrooms, soda fountains, motion picture houses, theaters, concert halls, sports arenas, stadiums and other places of entertainment to freely carry on their businesses in the service of their customers (title II, title VI, and title VII).
- 14. The right of the States to determine the qualifications of voters in all Federal elections and many State elections (title I).
- 15. The right of litigants to receive evenhanded justice in the Federal courts; this legislation places civil rights litigants (particularly the Attorney General) in a special category with preferences and advantages not afforded parties in any other form of litigation (sec. 101 (d), title IX).

ing lew Emanuel Celler, Jews have continued to be the main backers of this criminal bill. This bill seeks to Genocide (kill) the White race by mixing ours with that of the Negro. This bill would mongrelize and destroy our White Race. Absolutely every means at our command must be used to defeat the Civil Rights bill. Our forefathers fought to the death so that we would be a pure White Race of people. Now is the time to rise up against this communistic bill and defeat it once and for all. WE WANT NO COMPROMISE. WE MUST DE-MAND THAT EVERY MAN IN THE U. S. SENATE, WHO CALLS HIMSELF A WHITEMAN, WORK TO FILIBUSTER THIS TREA-SONESS BILL TO DEATH, NOW IS THE TIME TO ACT FELLOW WHITEMAN. WRITE OR WIRE YOUR U. S. SENATOR TODAY TO HELP TO FILIBUSTER AGAINST THE CIVIL RIGHTS BILL, IMMEDIATELY CON-TACT EVERY FRIEND, NEIGH-BOR, RELATIVE AND FELLOW WORKER YOU KNOW TO CON-TACT THEIR SENATOR ALSO!

RUBY ATTACKS **THUNDERBOLT**

On March 1st in Dallas. Texas, Attorney Melvin Belli charged that circulation of "The Thunderbolt" in that city was depriving Ruby from receiving a fair trial. This was one of the grounds Belli has used in seeking to move the trial to another city. "The Thunderbolt" has charged that Ruby knew Oswald and was a part of the Assassination plot. It has now come to light that Rugy (real name Rubenstein) went to Cuba six months after Castro took over and tried to work out deal to sell Mary Jueps to the Communist

CIVIL RIGHTS BILL EXPOSED

FARMERS

For more than 30 years, the American farmer has been under Federal regulation in many programs involving financial aid. Whether these regulations have served him well or poorly is a matter of divided opinion. In any event, regulation per se is nothing new to the farmer. But this is a different kind of control. It is not related to the purposes for which the financial aid was rendered.

If this bill is enacted the farmer (regardless of the number of his employees) would be required to hire people of all races, without preference for any race. If experience has taught the farmer that a member of one race is less reliable than a member of another race, does less for his pay, he will no longer be allowed to hire those he prefers for this reason. If he is of the belief that members of one race are more prone to accident, less trustworthy, more neglectful of duties, are, in short, less desirable employees than those of another race, he will no longer be allowed to exercise his independent judgment. Under the power conferred by this bill, he may be forced to hire according to race, to "racially balance" those who work for him in every job classification or be in violation of Federal Law.

The penalty for such violation can mean being excluded from every direct and indirect Federal "benefit." It can mean the calling of his bank loans, being shut off by blacklisting from the agencies of Government that recruit labor, the right to purchase supplies from farmer-associated businesses which may, themselves, be dependent in one degree or another on Federal financial assistance. In short, he will become watered down. Federal financial assistance. In short, he will become a pariah, an outcast. He will employ those people a Federal inspector says he shall employ or his farm will be deprived of every vestage of Federal "aid," without which few farms, today, can successfully operate.

sure, blacklisting, cancellation of any Federal benefits under any program.

Already, without any legislative authority whatsoever, the President has issued Executive Order 11063 dated November 20, 1962, purporting to put all of the above into effect concerning an estimated 30 percent of the homebuilding in the United States. This has been done in spite of the fact that Congress, on six different occasions, defeated amendments to then pending housing acts granting the President authority to so act. If this bill is passed, it will validate that order. Moreover, it will give the President carte blanche to subject every homeowner to Federal con-

The reported bill is not a 'moderate' bill and it has not been constitutes the great-The agencies required to police farmers, and the lest grasp for execu-

The agencies required to police banks and bankers, under the direction of the Attorney General and the Commission on Civil Rights, are all national banks, the Federal Deposit Insurance Corporation, the Federal Reserve System, the Federal Housing Administration, FNMA, and all similar agencies.

Among the institutions and agencies which would be required to conform to the act and police business and professional establishments are all banks, savings and loan associations, and other financial institutions served by the FDIC or the Federal Reserve System, the agencies administering GI, FHA, FNMA, SBA, and all other loans and programs involving Federal financial assistance. Withdrawal of protection or credit, foreclosure of loans, blacklisting, and similar sanctions may be expected.

LABOR UNIONS AND MEMBERS

To millions of working men and women, union membership is the most valuable asset they own. It is designed to insure job security and a rate of pay higher than they otherwise would receive. As none knows better than the union member, himself, these tw benefits are dependent upon the system of seniority the unions have followed since their inception. Seniority is the base upon which unionism is founded. Without its system of seniority, a union would lose one of its greatest values to its members.

The provisions of this act grant the power to destroy union seniority. With the full statutory powers granted by this bill, the extent of actions which would be taken to destroy the seniority system is unknown and unknowable.

To disturb this traditional practice is to destroy a vital part of unionism. Under the power granted in this bill, if a carpenters' hiring hall, say, had 20 men waiting call, the first 10 in seniority being white carpenters, the union could be forced to pass them over in favor of carpenters beneath them in seniority, butof the stipulated race. And if the union roster did not

without which few farms, today, can successfully operate.

The agencies required to police farmers, und's the directions of the Attorney General and the Commission on Civil Rights, are all (1) Banks for Cooperatives, (2) Federal Land Banks, (3) Federal Intermediate Credit Banks, (4) Production Credit Associations, (5) the Agricultural Stabilization and Conservation Service, (6) the Commodity Credit Corporation, (7) the Federal Crop Insurance Corporation, (8) the Agricultural Marketing Service, (9) the Farmers' Home Administration, (10) the Soil Conservation Service, and all other agencies or departments having to do with Federal financial assistance in the field of agriculture.

HOMEOWNERS

The right of homeowners in the United States to freely build, occupy, rent, lease, and sell their homes will be destroyed by this bill. Title VI will be construed by the administration to cover "land to be developed for residential use" and "the sale, leasing, rental, or other disposition of residential property and related facilities . . or the occupancy thereof," whenever there is involved FHA or GI financing, financing by a national bank or any bank or savings and loan association covered by the FDIC or any other type of Federal financial support. The quotations are from Executive Order 11063, mentioned below.

Federal personnel (not the homeowner or his wife) will make decisions as to the personnel building the home, the renting of a single room or several rooms, as well as the rental, leasing, or sale of the home whenever race, color, or national origin is concerned. Federal personnel will also dictate the actions of realtors, developers, attorneys, and the lending institutions.

What of the right of property? What if the person who seeks to rent a room, lease or buy a home, is not, in the eyes of the homeowner, trustworthy or desirable? If race, color, or national origin is involvedand, by the nature of things, these must be involvedthe Federal inspector (not the homeowner or his wife) makes the decision. The alternative-foreclo-

on successfully constitutes the greatest grasp for executive power conceived in the 20th Century.



BANKS AND BANKERS

A dispassionate study of the power granted in this bill will convince a reasonable person that no bank could operate under its provisions without undue hardship.

If a bank under this bill were to deny employment, a loan, a line of credit or a sales contract to a person, it would have to prove its decision was based on facts that did not, in any way, discriminate against the rejected applicant because of his race. Among the penalties that could be imposed on the bank would be the cancellation of the bank's Federal deposit insurance and its right to handle GI, FHA, and other Government-insured money. The power granted in the bill goes further. If a small businessman, for instance has been held in violation of the Federal civil rights law, under the provisions of this bill the bank can be required to cease doing business with the culprit, or else lose its FDIC protection for all its customers.

To illustrate, assume a bank extends a line of credit to finance construction of an apartment house. Assume a tenant is denied the privilege of leasing one of the apartments because his credit or character, in the opinion of the management, would make him an undesirable tenant. If the Federal inspector decided this amounted to discrimination, the FHA guarantee could be cancelled.

To disturb this traditional practice is to destroy a vital part of unionism. Under the power granted in this bill, if a carpenters' hiring hall, say, had 20 men waiting call, the first 10 in seniority being white carpenters, the union could be forced to pass them over in favor of carpenters beneath them in seniority, but of the stipulated race. And if the union roster did not contain the names of the carpenters of the race needed to "racially balance" the job, the union agent must, then, go into the street and recruit members of the stipulated race in sufficient number to comply with Federal orders, else his local could be held in violation of Federal Law.

Neither competence nor experience is the key for employment under this bill. Race is the principal, first, criterion.

Specific penalties are provided for violation of this bill (title VII). However, in addition, the President "is authorized to take such action as may be appropriate to prevent the committing or continuing of an unlawful employment practice" in connection with title VI of the bill (sec. 711 (b)). This, of course, amounts to practically unlimited authority. Unions held in violation of this bill may lose their rights and benefits under such labor statutes as the National Labor Relations Act, the Railway Labor Act, the Davis-Bacon Act, the Walsh-Healey Act, and other legislation beneficial to labor. Representation rights and exclusive bargaining privileges could be cancelled. Unions could be denied access to NLRB or National Mediation Board procedures.

Moreover, this bill affects unions from the other end, that of the employer, since the law applies to the employer, as well. It extends to railroads, motor carriers, airlines and steamship companies handling mail or other Government shipments, enterprises receiving loans from the Small Business Administration, construction contractors financed through FHA or GI home loan insurance, the rural electrification program and practically all others (secs. 601, 602).

Consequently, however meticulous a local union may be as pertains to its racial practice, if a contractor, for example, has been adjudged guilty of discrimination and must, therefore, hire 100 or 1,000 workers of a given race-in preference to all others-before his job becomes "racially balanced," it means the localwhich supplies his labor can send him only union members of that particular race—and the members of

CIVIL RIGHTS BILL IS COMMUNISM

other races will sit until that number has been employed. If the union does not have among its membership the number required, it must recruit membership of that race to supply the contractor's needs. This is a specific instance of the Federal Government interfering in the contract rights of unions and employers.

By threat of contract cancellation and blacklisting. contractors could be forced to actively recruit employees of a specified race and upgrade them into skilled classifications, although this would displace union members in the skilled trades. Where skilled tradesmen of the specified race were not available from union sources, the agency could direct that they be recruited from nonunion sources, notwithstanding existing union shop or exclusive referral agreements.

INDIVIDUALS AT WORK

Union members are not the only working people affected by this bill. All employees of private industry and apparently those under Federal civil service will be affected. Assume that a nonunion individual is employed by a corporation which has more than 25 people on its payroll (title VII), or is employed by a smaller corporation which has an SBA, FHA, or other federally supported loan or contract (title VI, sec. 711 (b)). Assume that his firm, in his job classification, historically has employed people only of his particular race, whatever that race may be. Assume that a demand is made that his firm abide by a Federal regulation requiring racial balance in his department. To comply-unless unneeded employees are to be hired-somebody has to go. Who?

HOTELS, RESTAURANTS, AND THEA-TERS

Places of "public accommodation" do not cate by custom to one race in preference to another solly from proprietary preference. People are in business & make money and in certain areas they have learned, or have reason to believe, it is more profitable to serve total Federal control of the education processes in the only one race or another. In other areas, proprietors have learned it is

If the owners of a television station prefer an announcer of a certain race to enunciate its commercials. it is denied that choice. Announcers, as well as commentators, actors, and supporting staff, must be racially balanced, despite the fact the use of members of a certain race may, demonstrably, cause diminished sales to both station and sponsor.

Even so, this destruction of the right of free choice, serious as it is, is not the most fearsome feature of this bill as it applies to the press.

Title II, section 203, says: "No person shall " " incite or aid or abet any person to do any of the foregoing," i.e., deny or attempt to deny any person any right or privilege described in the title.

Read that language as you will, if this becomes the law it means that no editor could with impunity editorialize in opposition to its provisions.

If a citizen takes a position in direct opposition to some provision of this title and a newspaper writes an editorial in support of that position, indeed, urges others to take similar stands, is that newspaper inciting, or aiding; or abetting? It would seem so (sec. 203 (a) (e)).

a public square or before a civic club and advocates that segregation is best for either race and urges that it be maintained—and his stand is editorially supported by a newspaper-both would be in violation of Federal law and both would be subject to fine and imprisonment (sec. 202, 203 (a) (e)), if they continue to exercise freedom of speech and of the press. Under such a circumstance, what becomes of the right of free speech? Or freedom of the press? Of course, this violates all constitutional concepts.

TEACHERS AND SCHOOLS-PUBLIC AND PRIVATE

The proposed legislation ultimately would result in Valted States.

provisions of this bill, the President and his

QUESTION:

How does this drastic legislation bring about these results?

ANSWER:

In brief, the proposed bill now reported to the House by the committee does the following:

Amends every Federal statute setting up or appropriating money for any program or activity involving Federal financing by a mandatory requirement that every Federal department and agency "shall take action to effectuate" the purposes of the act (secs. 601 -602). Persons with less than 25 employees are not excepted from this title of the bill. This makes available to the President and his chief law enforcement officer, the Attorney General, enormous and unlimited funds for sociological manipulation in the field of civil rights.

The various definitions contained in the bill, particularly titles II and VII, would extend "interstate commerce" so as to encompass substantially all intrastate commerce and thus bring under Federal control all phases of commerce, whether interstate or intrastate. Actions of any persons under color of local cus-The fact of the matter is this: If a person stands in tom or usage, or which are encouraged, fostered, or (b) requiring action by every agency and department of the Federal Government administering activities or programs involving Federal financial assistance (title VI), and (c) granting unlimited authority to the President to take whatever action he deems to be appropriate concerning employment in such programs (sec. 711 (b)), results in the following: Public and private schools and colleges benefiting from any Federal financial program are placed under Federal control in the handling of pupils and the selection of faculty members insofar as they relate to race, color, or national origin and desegregation or discrimination in connection therewith.

The bill is designed to divest from State authorities and invest in Federal authorities the determination of the qualification of voters in all Federal elections and many State elections (title I). It has been framed to include all State and local elections - Fordamal alastian in hald as a next thoronf

from proprietary preference. People make money and in certain areas they bear learner. The proposed registation unumatery would have reason to believe it if more promotors as successive only one race or another. In this areas, proprietors have learned it if more another to serve all races, have learned it is more to serve all races, indiscriminately. A have the customs of his community else he suffers economically.

To force him to abandon his practice, to run counter to prevailing opinion, is to injure his business and his property. He does not, and he cannot, set custom. He follows it or suffers.

Under the provisions of this bill, the proprietor's right to decide whom he will or will not serve, as that decision pertains to race, color, religion, or national origin, is stripped from him (title II). Moreover, if a customer proves objectionable, the owner can have him removed from his premises only at peril of being in violation of the race laws. For, under this act, the proprietor, if challenged, must prove he did not remove the objectionable customer because of his race, but because of some other reason. This is a perversion of the basic principles of our law.

How can a restaurant operate successfully if its owner is not given freedom of choice in the selection of waiters, chefs, and cashiers?

THE PRESS

Race, as the first criterion of employment for newspapers, periodicals, radio and television, applies under this bill, as well as for other elements of our commerce. If a job applicant can write and there is an opening and if he is of the race called for to balance the makeup of the staff, that person must be employed in preference to someone of another race.

What such employment practices would do to the character of the newspaper or program is immediately apparent to those who earn their living in the world of mass media. Yet that is the sense of this bill. The bill grants the power to make it mandatory that the staff of a newspaper be thoroughly integrated, racially and religiously, else the owners are in violation of Federal law.

total Federal control of the education processes in the United States.

Under provisions of this bill, the President and his appointees in Federal agencies would have the right to dictate pupil assignments in local schools and to approve the faculties (secs. 601, 602, 711 (b), title IV). The alternative would be the loss of all Federal aid (sec. 602). The child who is given lunch through Federal grant must also study under a federally approved faculty. This applies to every school, public or private, benefiting from programs involving Federal

The power contained in this bill to cut off Federa funds is not merely a negative power. Those who have already accepted Federal funds can be compelled, in various instances, by foreclosure, injunction and blacklisting, to meet the current Federal standards (secs. 601, 602, Executive Order 11063).

The bill gives the Attorney General the power to institute school integration suits, not only against individuals but against States and local governments as well (sec. 407). This action gives to one man a power which has never before existed; previously the Attorney General could only intervene in private suits. This new power needless to add, can affect the rights of local school boards where no parents or pupils have filed any suits. Under this power the defendants could be deprived of the right of trial by jury. In any contempt actions arising out of U.S. suits, local school officials would be tried by the very judge whose order was allegedly disobeyed.

VETERANS BENEFITS AND SOCIAL SECURITY

Title VI amends every act authorizing veterans benefits, veterans and civil service pensions, health and welfare programs, unemployment compensation, and social security benefits so as to subject them to the controls and sanctions provided in the bill such as "the termination of or refusal to grant or to continue assistance under such program" (sec. 602).

hill is designed to divest from State authori-- Federal authorities the determination of the qualification of voters in all Federal elections and many State elections (title I). It has been framed to include all State and local elections where any Federal election is held as a part thereof. It appears that this title would affect the election of State or local officials in 46 States ("The Book of the States, 1962-63", p. 23-25).

The power of the Attorney General to file suits in the name of or in behalf of the United States is broadened so that, if this bill is enacted, such suits could be filed by him affecting voting (under existing authority), "places of public accommodation" (sec. 204), all public facilities (sec. 301), education (sec. 407), and, apparently, all programs and activities assisted by Federal financing (sec. 711 (b)).

The reported bill draws under Federal control inns, hotels, motels and other lodging houses, restaurants, cafeterias, lunchrooms, soda fountains, gasoline stations, motion picture houses, concert halls, theaters, sports arenas, stadiums, and other places of exhibition and entertainment. It also includes any other establishment located within the premises of a covered establishment or on the premises of which a covered establishment is located (title II). It destroys the right of owners of such establishments to serve whomsoever they please. If this action is proper, it should logically apply across the board. Hence the exception of lodging establishments actually occupied by the proprietor which contain not more than five rooms for rent is clearly included for political purposes. This constitutes one form of discrimination.

It should be noted that the administration bill contained references to "racial imbalance" in connection with desegregation in public education. The subcommittee proposal and the reported bill have omitted this reference. It appears that this action is a matter of "public relations" or semantics, devised to prevent the people of the United States from recognizing the bill's true intent and purpose. Ostensibly, the administration intends to rely upon its own construction of "discrimination" as including the lack of racial balance, as distinguished from a statutory reference to "racial imbalance." . . .

Negroes - Chant in Hebrew

BY RAYMOND R. COFFEY

Staff Writer

BIRMINGHAM, Ala. -"I've heard your freedom songs," said the rabbi in the black skullcap standing at a rostrum before a tall pipe organ. "I know you like to sing."

"Yes, yes," hummed the Negroes, waving cardboard fans before their faces in the steaming heat of the jampacked church.

"So, I'm going to teach you a new song in Hebrew," the rabbi said.

"Teach us, teach us," the Negroes responded softly.

SOON Rabbi Seymour Friedman of Spring Valley, N.Y., had taught them the words and the Negroes, swaying back and forth to the music, were chanting:

"Hine mah tov u'mah n'eem shevet achim gam yahad . . ."

The words mean, Friedman told the Negroes, "How good it is and how very pleasant . . . how goodly it is for brothers to dwell together."

"Amen, amen," came the response.

This was the scene Wednesday night in the 6th Avenue Baptist Church only hours after a temporary truce had been called in the anti-segregation demonstration here.

Despite the truce, the Rev. Martin Luther King Jr., leader of the demonstrations, had been convicted of parading without a permit and sentenced to 180 days in jail and a \$100 fine.

JEWS IN THE NEWS

(From Press Clippings)

Only a small percentage of Jews fleeing from their own countries in the past few years chose to come to Israel. Only 460 Cuban Jews emigrated to Israel while 4,000 came to the U.S.; 70 Jews from the Congo emigrated to Israel while 600 went to Belgium; and about 10,000 Tunisian Jews by-passed Israel and chose to settle in Paris. . . . Of the 600 doctors graduated from the Hebrew University, 15 per cent have left Israel; 40 per cent of this year's class have requested visas to the United States.

> Negroes, Like Jews, Won't Be Stopped: Rabbi Urging more Jewish support for Negro causes, Rabbi Maurice N. Eisendrath, president of the Union of American Hebrew Congregations, declared that Negroes "will not be stopped any more than Titus stopped the Jews in Rome, any more than Hitler wiped out European Jewry. any more than the Arabs have quashed the state of Israel."

Jewish Congress Sends 200 to Seek Backing in Albany

By JOHN SIBLEY Special to The New York Times

ALBANY, Feb. 18-What might be called saturation lobbying was demonstrated in the halls of the Legislature today by the American Jewish Con-

About 200 congress members from the New York City area arrived shortly before noon aboard a special car on the Empire State Express. They had prepared for their day's work in a series of strategy meetings on the train,

made simultaneon calls on the Senate and Assembly majority and minority leaders, the chair-

HERITAGE Thursday, Oct. 17, 1963

Bias vs Jews in Detroit Hit by ADL

NEW YORK [Special]-The automobile industry's official policy of "equal employment opportunity" has failed to end the "serious under-utilization" of Jews in the white collar and administrative positions, Bernard Nath, chairman of the Civil Rights Committee of the Anti-Defamation League, charged last week.

A League report on the industry's employment of Jewish personnel, Nath said, reveals that of 51,000 white collar, professional and executive employees in Detroit's Big Three auto companys, only 828—less than % of 1 per cent—are Jews.

He called the low figure indicative of "an obvious gap" be-



GEORGE WASHINGTON'S statement on the Jews:

"They work more effectively against us than the enemy's armies. They are a hundred times more dangerous to our liberties and the great cause we are engaged in. It is much to be lamented that each State, long ago has not hunted them down as pests to society and the greatest enemies we have to the happiness of America."

(Maxims of George Washington by A. A. Appleton and Co. pages 125-6, Copyright 1894.)

MILTON KOHN NAMED

"Jew of the Month"

Attorney, 5

day after a 20 year-old girl

..... Leader King Jr., leader of the demonstrations, had been convicted of parading without a permit and sentenced to 180 days in jail and a \$100

He had been freed under a \$2,500 appeal bond, and the Negroes at the mass meeting in the church were tensely waiting for word on whether the handling of the King case meant an end to the truce.

FRIEDMAN and 18 other rabbis had been sent here by the Rabbinical Assn. of America to lend their support to the Negroes.

"Ask us only what we shall do and we shall do it, for our people are your people," Rabbi Alex Shapiro told the Negroes.

The audience—filling every seat, standing in the aisles. sitting on curbstones and car fenders outside - responded with a standing ovation.

Unlike other nights and other mass meetings only a lone policeman on a motorcycle stood watch outside the church.

And then the Negroes got the word on the truce.

The Rev. Andrew Young stepped to the rostrum wearing the bibbed blue overalls worn by many of the demonstration leaders here.

HE TOLD them of the truce and then the conviction of the Rev. Mr. King, the Rev. Ralph Abernathy, another leader, and about 25 other Negroes.

"Seems to me like somebody doesn't like things being quiet," he said.

"Yes, yes," the audience murmured.

"Seems to me like someone wants things to explode around here so they can take political advantage of it."

"That's right, that's right,"

prepared for their day's work in a series of strategy meetings on the train.

Once in the Capitol, they made simultaneous calls on the senate and Assembly majority and minority leaders, the chairmen of important legislative committees and influential figures in the Executive Branch.

They pressed a legislative program with these major objectives:

9A law to permit remapping of school districts to overcome racial segregation.

q"Heavily increased" state aid to education.

9Continuation of free tuition at the city colleges of New

9Outlawing of Christmas celebrations in the schools.

TRejection of a bill providing financial grants to students in private and church-related high schools.

Extension of the "Fair Sabbath" law from New York City to the entire state.

*q***Elimination** of the literacy test in English for voters.

¶Authorization for the State Commission for Human Rights to initiate investigations without waiting for complaints.

Governor Rockefeller was a guest of the group at a lunch-eon meeting at the DeWitt Clinton Hotel. Marvin Karpatkin, one of the group's leaders, asked him there for his support in an effort to legalize the redrawing of school district lines.

Two state court decisions now being appealed have held that, despite their good intentions. school authorities had no legal right to improve racial balance in this fashion.

Governor Gives View

Mr. Karpatkin told the Governor he intended to press the point later in the day at a meeting with Dr. James E. Allen, the State Education Commissioner. Mr. Karpatkin said the Governor replied:

"You can tell Allen I'm in favor of some form of legislation that will enable us to get around those decisions."

A bill has been introduced by State Senator Constance Baker Motley that would require school district lines to be drawn deliberately to improve racial bal-

- A - ---- Projuicite Of SEMINI personnel, Nath said, reveals that of 51,000 white collar, professional and executive employees in Detroit's Big Three auto companies, only 328-less than % of 1 per cent-are Jews?

He called the low figure indicative of "an obvious gap" between the proclaimed policy of fair employment by top officers of the industry and actual hiring practices at operating lev-

The report, based on a study supervised by Arnold Forster. the League's general counsel and civil rights director, cited these figures:

- -Of 15,500 at General Motors, 80 are Jews.
- --Of 18,000 at Chrysler, 102 are
- Of 17,500 white collar and executive employees at Ford, 146 are Jews.

Jew Louise Wise Wants Whites To **Adopt Negroes**

Seized on Vice Count

An attorney and five other persons were arrested yesterday after a 20-

year-old girl complained she was lured into prostitution. The attorney, Milton Kohn, 51, of 3716 Pine Grove av., was charged by sheriff's police with being the keeper of a house of ill fame.



He was seized after the girl went to the sheriff's office with her father, a north side optometrist, and told of two days of sordid activity in the Loop, north side, and in Chinatown. The incidents occurred soon after she ran away from home late in May. Chicago police found the girl early in June.

Describes Alleged Affairs

She told Richard Cain, chief investigator, that a man who said he was John O'Dell of the

Elms hotel, 1634 E. 53d st. lured her into prostitution with offers of money. He took her to Kohn's law office at 166 W. Washington st. on May 31 where she said she had sex relations with five men.

The girl said O'Dell told her one of her customers was a judge whom he had appeared before. She did not learn his name. Police said his identity is not known. Another was identified as a Gary contractor. who gave the girl his business card. He is being sought.

The girl told police she received no money for her activities and only saw Kohn when she entered his office. He left when she arrived and did not return that day, she said.

Tells of Chinatown Trip

The girl told of a trip to Chinatown the following night, also arranged by O'Dell. There, she said, she had three men and a 14-year-old Chinese boy. The boy has been arrested and charged with patronizing a prostitute.

THE NEW YORK TIMES, THURSDAY, NOVEMBER 14, 1963.

Whites Are Urged to Adopt Negroes

A leading adoption agency encouraged white couples to there was no legal policy interday to adopt Negro-children a press conference at the agency, and children of mixed racial per concern for the number of the added that he knew of no other agency in the city doing backgrounds.

Negro adoptions as part of its Commissioner of Welfare available at present.

decade of this policy, this is the focusing solely on the best in-Welfare. Judge Justine Wise first time that the agency has terests of the child. He said Polier is president of the board.

appealed to white couples yes-adopt regroes, Mrs. Brown told volved.

of these children needing adop-matter of public policy. This policy of the Louise Wise tion has prompted the new Mrs. Brown said her agency Services, outlined by its execu-emphasis, Mrs. Brown said. She now had 25 or 30 Negro children

longstanding interracial adop- James R. Dumpson said yester- Louise Wise Services, origiday that he welcomed a pro-nally chartered to place Jewish Although some white couples gram emphasizing the place-children in Jewish homes, behave adopted Negro children ment of these children and that came nonsectarian 10 years ago and children of mixed racial it was thoroughly consistent when it undertook placement of backgrounds during the last with the department's policy of children from the Department of

10-12 East 94th Street.

Deep concern for the number Negro-white placement as a

services, outlined by its execu-simplication, and the last 10 in care, not all of whom are tive director, Mrs. Florence G. said that during the last 10 in care, not all of whom are Brown, will emphasize white-interracial placements.

Negro adoptions as part of its



ROBERT WELCH ATTACKS NSRP Dr. Fields To File Million Dollar Suit

The February issue of Robert Welch's "American Opinion" magazine contains one of the most vicious smear attacks ever printed against Dr. Edward R. Fields and National States Rights Party. Welch makes outrageous charges against Dr. Fields and NSRP. Welch uses as the basis for this attack the fact that the ACLU defended NSRP members, Dr. Fields and Robert Lyons in a case that went to the U, S, Supreme Court that we won. This case happened back in October of 1961. NSRP leaders were arrested in Fairfield, Ala., and charged under an un-constitutional law of "Holding meetings without a permit" and "Distributing literature without a permit." NSRP ran out of legal defense funds after taking the now famous case through state courts. ACLU offered to take the case from there to the U.S. Supreme Court. We felt this better than losing our rights in Fairfield to hold meetings or pass our literature. Welch fails to tell his readers that it was the Earl Warren Court which let the file a brief in the case over the objections of Dr. Fields. Robert Welch charges that the ACLU never defended any other

rightwingers. This is totally false. The ACLU has defended Gerald L. K. Smith. Joe Beauharnais (of Chicago White Circle League), protested Gen. Walker's arrest at Oxford, filed motions defending Gov. Ross Barnett who was arrested for criminal contempt at Oxford, etc. The ACLU has defended many Left Wingers, but Welch's lying charge that we are the only right wingers defended by ACLU is 100% false. Welch also charges that we have "Fat FBI files." None of the NSRP leaders have ever been convicted of any felony or any kind of federal crime. and have NO criminal police records as insinuated by Mr. Welch. Mr. Welch also says we are "degenerates," this is a low & vile smear word attempting the most vicious character assassination we have ever witnessed.

Mr. Welch says he is against people who are "Anti-Semites & Anti-Negro." He says also that he is against Folks who favor Segregation, Is this why Robert Welch is attacking us? We have never said one word against Welch, but now he has gone too far and we must answer his lying charges. Many readers of

Welch's "American Opinion" magazine have expressed shock and dismay over this smear campaign against Dr. Fields and NSRP, Mr. Welch should be working to build unity within the right wing and not seek to destroy those who have worked many long years to save America and the White Race from Communism. NSRP has been growing faster than any other right wing organization in the USA. Perhaps Mr. Welch is jealous of our rapid growth and seeks to destroy the NSRP. If this is his intentions he has failed. People tudge us by our work and not by Mr. Welch's lies. Many Birchers say that there is great need for a change in their society. Many feel the Birch Society is in dire need of a new leader. We feel that they are right.

NSRP and Dr. Fields have demanded that Welch retract his false charges against us. If he does not we will file suit against Robert Welch. As of press time we have not heard from Mr. Welch. This leaves us only one choice. A libel suit against Robert Welch will soon be filed. We will give all readers a full report on this case as it develops in the courts of fustice.

THESE JEWS ARRESTED **PAINTING SWASTIKAS** ON ISRAELI BUILDING



Mikos Weinstock, Shalam-Meir Grohman, David Falkowitz (l. to r.).

A strange incident recently occured in New York City. Police discovered swastikas painted on the walls of the Israeli U.N. Mission. They quickly caught the culprits. They did not turn out to be right wing extremists as the left wing press often claims, but those arrested were FIVE YOUNG IEWS. MEMBERS OF THE "ULTRA - ORTHODOX HASIDIC JEWISH SECT."

This extremist Jewish organization has about 10,000 members in New York City. They believe that the State of Israel does not ally set as high as possible.)

take a strong enough religious Jewish stand. All of those arrested are students at the Talmudic School. They were released to their lawyer, Benjamin Isaacs.

He tried to explain their activities with these words: "They became over-zealous and unfortunately got carried away." The Jewish youths were released in the custody of their lawyer, without bond.

(This has never happened to any right winger, unfortunate enough to be arrested for Patriotic activities. Our bonds are usu-

FOR RUBY N.S.R.P. POLICY STATEMENT

ON ROBERT

JEWS RUN THIS AD

ON ROBERT WELCH

The National States Rights Party has always subscribed to the policy that there should be peace and friendship with all other right-wing organization but entangling alliances with none. Never have we made it a practice to attack other sincere rightist leaders. We believe that, while differences might exist in methods and means to achieve victory, we can carry out our program and they can carry out theirs. There are those who would have us maintain this policy of friendship with other patriotic leaders and right-wing organizations regardless of the attitude of these organizations towards us. We must declare, however, that when the leader of another organization publically flaunts his hostility towards us and attempts to destroy us through the use of the most shamelessly false and libelous smear, then the time for "peace and friendship" has come to an end. The February, 1964 issue of AMERICAN OPINION magazine, published by Robert Welch Incorporated, carries within its covers a smear cover against the NSRP so vicious and libelous that we are compelled to answer these blatant lies with the truth. During the month of October, 1961, a meezing was called in the city of Fairfield, Alabama to alert the White Folk of that area to the growing menace of lew-inspired race-mixing. The Mayor of Fairfield was determined to deprive our party

leaders of their Constitutional rights of Freedom of assembly, free speech and free press and had Dr. Edward R. Fields and Robert Lyons arrested just before the meeting was to begin. This case was ultimately carried to the United States Supreme Court where, in a rare lapse into objectivity, the Court ruled in favor of the NSRP. Helping to win this case for the NSRP was the ACLU (which in the past has also come to the defenseof General Walker and Ross Barnett.) Welch was highly critical of us because we carried our case to victory with the help of the ACLU thereby saving our members thousands of dollars. Mr. Welch must therefore believe that because a left-wing organization comes out in our favor (strictly on constitutional grounds) that we should drop our case before the Supreme Court and surrender our Constitutional rights and go to jail. Unlike Welch, we are not millionaires. Welch has also criticized the organization of mass protest rallys and demonstrations last year by the NSRP-demonstrations which were designed to counter the violent Negro mobs on the streets of Birmingham. Does Mr. Welch believe that we should surrender the streets to Martin Luther King? Should White people hide in their cellars and attics while savage black mobs take over America for the lews?

Welch spends much time and

effort in an attempt to prove that Communism is NOT Jewish. In his booklet, "The Neutralizers". Welch states that Fidel Castro. Cheddi Jagan, Mao-tse-Tung, Walter Ulbricht and Nikita Khruschev are Communists and are not Jews. This is his 'proof' that Communism is not lewish. What Welch fails to mention, however, is that there is a powerful Iew named Abraham Zinovich behind Castro, that Jagan's wife is a Jewess named Rosenberg, that there are hundreds of Jewish teachers in Red China's schools, that Ulbricht is surrounded by Jews including the State prosecutor butcher of East Berlin, Hilda Benjamin, and that Khruschev is married to a lewess and was raised in a Jewish household. These facts Mr. Welch will never talk about and any of his members who have the courage to mention them are instantly expelled from the Birch Society. Yes, Welch will talk endlessly about the non-Jewish front men for the Jews BUT HE WILLNEVER MENTION THE JEWS BEHIND THE SCEN-ES, NOR THE JEWISH FI-NANCING AND EVEN THE JEW-ISH ORIGIN OF WORLD COM-MUNISM. Welch bitterly attacks anyone who mentions the Jew question and defends the lew at every opportunity. He states that he has many Jewish riends and has actually slept and eaten in the homes of his Jewish friends. He has even gone so far as to appoint Jews and Negroes to high

Appeal For Fair Play

SAVE JACK RUBY

Funds For His Defense Needed

JACK RUBY DEFENSE FUND COMMITTEE

Hyman Rubenstein 1044 W. Loyela Ave., Chicago, Ill.

Barney Ross 301 E. 63 St., New York City Michael Levin 30 N. La Salla St., Chicago, III.

Send Your Contributions To The Committee At
POST OFFICE BOX 5226
CHICAGO 80, ILLINOIS

All over America Jews are forming "Jack Ruby Defense Fund Committee's". Please note the enclosed ad which is being placed in newspapers read by Jews. This case reminds one of the famous Julius and Ethel Rosenberg spy trials. When these two Jew-Communist spies were sentenced to be electrocuted for giving our Atom-Bomb secrets to Russia, Jews all over the world came to their defense. Now we find Jack Ruby (real name Rubenstein) being supported by the

entire local Jewish communities. Melvin Belli, Ruby's lawyer, is the highest priced attorney in America, the Jews have raised many thousands of dollars to save ONE OF THEIR OWN KINDI If Ruby has to appeal his case, he will have unlimited funds at his command. Let one and all take notice of this unity in the Jewish community. When our own kind o people learn to unite our forces, Jewish domination of finance and politics will come to an end in America.

positions in his Society. Also, we cannot forget that Welch permits Jews and Negroes to join Birch Society Chapters. THAT IS RACE MIXING AT ITS WORST!

The NSRP believes that the majority of Birch society members are sincere and honest patriotic White Americans. It is because they are sincere and honest that we urge them to ask their leader 1. Why don't you take a strong stand against the crime of race-mixing, 2. Why don't you admit the truth that Communism is Jewish and that the Jews are behind race-mixing. 3. Why do you tell lies against the NSRP and others who are fighting the real enemy -- the Communist Jews?

Baker A Jew

The nations news media has missed the important story that Bobby Baker is a Jew who had his nose straightened when he was quite young. Now it is breaking into the news that Baker had several other lews in his Serv-U Corp. They are the Las Vegas gambling joint owners. Edward Levinson and Benny Sigelbaum, Together, they took out a \$175,000 bank loan in March, 1962 for their Las Vegas operation. With all his many wonder when Mr. Baker found time for his job as Secretary to the Senates Democratic majority.

KASPER-STON

CONVENTION REPORT

The 1964 National Nominating Convention of the National States Rights Party, met in Louisville, Kentucky, March 1, 1964. The future of our great nation may well have been decided by the actions of the delegates to that convention. The task was to choose a candidate for the offices of president and vice president of the United States. Prior to the convention, the National Executive Committee, which is made up of all national and state officers of the NSRP, met in closed session on Saturday night, February 30, at 7:30 p.m. The purpose of the committee was to nominate a slate of candidates which would be presented to the convention for approval. The names of John Kasper, of Nashville and Gov. Ross Barnett, of Mississippi were submitted for presidential nominees. For the position of vice president, Attorney J. B. Stoner, of Atlanta, Georgia, Mrs. Violet Lloyd of Chicago, Illinois, and Dewey Taft, of Tampa, Florida, were nominated. The National Executive Committee voted in overwhelming majority for John Kasper for President and Attorney J. B. Stoner for Vice President of the United States.

Of all the persons in right wing politics these two figures of Race and Nation were chosen from the very heart of our movement to carry forth our banner to victory. There was yet to come, however, the radification of these candidates by vote of the majority at the convention, Sunday, March 1, 1964

As the Delegates filed into the



Chairman Dupes opens Convention



Giant banners grace walls



Atty. Stoner n







very heart of our movement to carry forth our banner to victory. There was yet to come, however, the radification of these candidates by vote of the majority at the convention, Sunday, March 1, 1964.

As the Delegates filed into the Plantation Room of the Beautiful Sheraton Hotel, Negro and White pickets marched in front of the hotel. The pickets were representing various local leftist groups including CORE. Carl Braden, one time member of the Communist Party who has served time in the Federal penitentiary for Communist activities, led the picket line. Delegates paid little attention to them as the task for which they came was yet to be accomplished.

National Chairman, Ned Dupes welcomed Delegates to the convention and spoke of victory of our cause in the opening address. Other speakers of the morning session were: Dr. Edward R. Fields, Information Director, Jim Thornton, Associate Editor of the "Thunderbolt," Mike Landis, Illinois State Chairman, and Attorney Matt H. Murphy Jr. of Birmingham, who delivered the keynote and most dynamic speech of the convention.

In the afternoon session came the main order of business; the nominations. The slate voted for by the National Executive Committee was presented to the convention. John Kasper for president and Attorney J. B. Stoner for vice president. The nominations from the floor were Gov. Ross Barnett of Mississippi for president and Mrs. Violet Lloyd for vice president.

Ballots were distributed to the delegates. Jerry Dutton, National Youth Leader and Mr. R. D. Eldridge, Dayton, Ohio Chairman were appointed to count the ballors. The vote was a landslide victory for John Kasper for President and Attorney J. B. Stoner for Vice President of the United States. Both received over



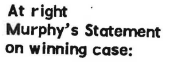
R.D. Eldridge congratulates Stoner



Honoring the Banner



Atty. Matt keyno





Dr. Fields addresses Convention

90% of the total votes cast. A standing ovation was given to Mr. Stoner as he came forward to deliver his acceptance speech.

It is a rare feeling to be a part of history. But those delegates to the 1964 National Nominating Convention returned to their respective states with the feeling of accomplishment and a sense of worth in having a hand in writing that history.

"Stand up white man. Now is the time for every re-blooded American to unite to resist the forces seeking to destroy the white race. We must stop forced mixing of the black and white races which leads ultimately to mongrelization. This case has proven that courageous white men who have stood up and legally opposed all of the forces of the Federal Government, Communists, NAACP, CORE, Martin Luther King, etc., in the vicious attempt to destroy all our white heritages, as handed down to us by our forefathers can be victorious. The Federal Government cannot suppress a united white people's sacred rights. We often hear the question, "what can I do to help"? The NATIONAL STATES RIGHTS PARTY has been on the firing line in this battle and has consistently led the fight against mongrelization of the white race. Stand and join with us in the struggle to maintain purity and segregation of the white race.

"Dr. Edward R. Fields and the other seven defendants of the NATIONAL STATES RIGHTS PARTY have been vindicated in this case. We stand confident that never again will a white Grand Jury indict any fellow white man for standing up for his constitutional rights."

Signed, Matt H. Muphy, Jr. Attorney at Law Frank Nelson Bidg. Birmingham, Ala.



Convention approves d

Victory For
White Race

RNOMINATED

akes acceptance eech



We Win-Indictments Dismissed

FEDERAL INDICTMENTS
DISMISSED

DR. FIELDS AND NSRP LEAD-ERS SET FREE

It came fast--the dismissal-in one of the strangest finals to ever come in a racial case, All readers of "The Thunderbolt" read the facts of the case in issue #56. The enemy went to great lengths to publicize the arrests last Sept., of NSRP leaders so as to frighten all other Patriots, into ceasing all efforts to boycott mixed schools in Alabama. The indictments appeared on page one of almost every newspaper in the land. It was on TV and in the magazines. Most people thought this was the end of the NSRP. Many felt the power of the Jew-run Justice Dept., in Washington would railroad NSRP leaders to the federal prison for many long years. But apparently God intervened and sent us a saint in the personage of Attorney Matt H. Murphy. Those of you who saw him speak at the NSRP convention March 1, in Louisville, Ky., know what we mean. We do not believe there is another lawyer like Matt Murphy anywhere. He

did not handle this case in the orthodox manner. He did not wait for the case to come totrial to start fighting for freedom. He studied the case from top to bottom and asked himself, "How could such an indictment be obtained against men who did no more than stand up in the streets and lead White people in mass protests against the mixing of the races in schools. (Nothing more than what any decent, loyal and patriotic redblooded Whiteman would want to do.) Murphy dug into the case. into those behind it. He hired one of the best private detectives in the state of Alabama to go even deeper into the mysterious circumstances behind the case. Among many of the findings brought to light by the Matt Murphy investigation (which aparently will have to remain secret as they were obtained by depositions which must remain secret due to court rules, since the case against us has been dismissed.) We were indicted by a Federal Grand Jury which was made up of some personal, political enemies of Dr. fields and NSRP. (A Grand can consider almost anything, SO LONG AS

THEY ARE NOT BIASED OR PREJUDICED AGAINST THE DEFENDANT). Supreme Court rulings are very strict on this. Fantastic and false information was given to this Grand Jury to indict Dr. Fields and NSRP. Also the Negro church had just been bombed in Birmingham, and this created an atmosphere whereby just about anyone could have been indicted under the pressure to "Get anybody, as long as someone is arrested," But the most disturbing part of the investigation is that the Grand Jury itself was formed immediately after the bombing of the A.G. Gaston Motel in Birmingham, which resulted in very serious rioting by Negroes, who attacked police, injuring 52, shot people burned and looted many buildings and overturned cars setting them afire. The situation was serious, but the Justice Dept., had no intention of punishing the Negro agitators behind this (Martin Luther King.) Justice Dept., and FBI officials rushed to Birmingham, Something had to be done, someone had to be blamed and indicted. FOR THE FIRST TIME IN ALA-BAMA HISTORY A FEDERAL GRAND JURY WAS CALLED INTO BEING OVER A MONTH

EARLY. This Grand Jury was constituted to be able to take swift action against NSRP. The most frightening revelation of all is that the original intention of the Justice Dept., was to have NSRP leaders indicted on far more serious charges than were later actually handed down by the . Grand Jury. Needless to say, we of the National States Rights Party are opposed to violence and believe only in legal and Constitutional means of winning this fight to save America and the White Race, and in gaining political power.

Attorney Matt H. Murphy, Jr. is indeed a man of courage and honor. He most certainly went far beyond "the call of duty" or what was legally required of him in defending these cases. The whole story will never be told. But we, the members of the NSRP who were indicted by the federal Grand Jury know the full facts and will always be greatful to Matt Murphy who fearlessly charged into the Justice Dept., case and went directly to the controversial source of our legal troubles. Add to this the excellent legal briefs filed (much research was done by Atty. J. B. Stoner, himself one of the indicated.) Judge Clarence W. Allgood gave full consideration to all the facts in the controversial case and thoroughly studied our motions to dismiss the charges against us. Under these laws we could have been given(if found guilty) up to 11 years in prison and \$15,000 in fines, each, Judge Allgood granted all of Matt Murphy's motions. He found the char-

victible that Ald not definitely

COMMUNISTS PICKET CONVENTION

speech



andidates

The In '64

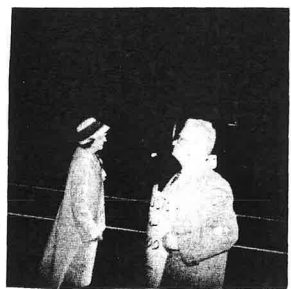




What is it?



Member of CORE



Communist Carl Braden leads picket line



Beatniks march

the facts in the controversial case and thoroughly studied our motions to dismiss the charges against us. Under these laws we could have been given(if found guilty) up to 11 years in prison and \$15,000 in fines, each. Judge Allgood granted all of Matt Murphy's motions. He found the charges vague, they did not definitely inform us of the offenses we were supposed to have committed, nor did they prove we were not covered by the injunction ordering school mixing in Birmingham. Court sources suggest that the August grand jury may reconsider and re-write the indictment. Yet, Judge Allgood's dismissal order practically precludes any future action against us. Technically, we are still under bond, even though there are no charges against us on the books. Motions have been filed by Mr. Murphy to have the bonds dropped. Thus he case will end once and for all. Threats have been issued that we may then be re-arrested, but this is seriously doubted, especially in light of overt and often illegal Negro demonstrations going on all over the country. In an election year the Justice Dept., would obviouly be guilty of persecution if all of us were re-arrested, when we have done no more than stand up in the streets and demand rights for Whites. We feel that the bonds held over us will soon be dropped and that there will be no further charges made in this case. This case was a political "hot potato", and the Justice Dept., cannot afford to push the matter any further. We never had time to fully develop and reveal our answers to these charges, and one of the strangest cases of attempted political persecution ends. There will be other such legal crises, but we have no fear, after all, God has given us Matt H. Murphy, Jr., Attorney at Law, and campion of the poor and downtrodden Patriots of

e THE INTERNATIONAL JE W ??

READ THE FORD SERIES EVERY MONTH IN "THE THUNDERBOLT"

Does This Explain Jewish Political Power?

ITTLE has yet been said in this commentary on the Protocols about the political program contained in them. It is desirable that the points be taken separately in order that when our study turns to actual conditions in this country, the reader may be in a position to judge whether the written program agrees with the acted program as it may be seen all about us. The World Program as outlined in these strange documents turns upon many points, some of which have already been discussed. Its success is sought (a) by securing financial control of the world, this having already been secured by the overwhelming indebtedness of every nation through wars, and by the capitalistic (not the manufacturing or managerial) control of industry; (b) by securing political control, which is easily illustrated by the condition of every civilized country today; (c) by securing control of education, a control which has been steadily won under the blinded eyes of the people; (d) by trivializing the public mind through a most complete system of allurement which has just brought us into a period which requires the new word "jazz" to describe it; and (e) by the sowing of seeds of disruption everywhere—not the seeds of progress, but of economic fallacies and revolutionary temper. All of these main objectives entail various avenues of action. none of which has been overlooked by the Protocols.

In leading up to what the Protocols have to say about the selection and control of Presidents, it will be enlightening to take the views which these documents express about other phases of politics.

It may be very interesting to those Jewish apologists, who in all their pronouncements never discuss the contents of the Protocols, to know that so far from their being a plea for monarchy, they are a plea for the most drastic and irresponsible liberalism in government. The powers behind the Protocols appear to have absolute confidence in what they can do with the people once the people are made to believe that popular government has really arrived.

The Protocols believe in frequent change. They like elections; they approve frequent revisions of constitutions; they counsel the people to change their representatives often.

Take this from the First Protocol:
"The abstract conception of Liberty to



HENRY FORD

ditions through changes of government, and therefore will accept the promise of stability which the Protocolists of that time will be prepared to offer:

"The masses will become so satiated with the endless changes of administration which we instigated among the Gentiles when we were undermining their governmental institutions, that they will tolerate anything from us * * *"

The official who is changed most quickly in this country is the man who questions certain matters which come from Jewish sources. There must be a small army of such men in the United States today. Some of them do not know even now how it happened. Some are still wondering why perfectly legitimate and patriotic information should have been lost in an icy silence when they sent it in and why they should

Now, in the United States during the last five years we have seen an almost complete Judaized administration in control of all the war activities of the American people. The function of the regularly organized United States Government during that time was practically confined to the voting of money. But the administration of the business end of the war was in charge of a government within a government, and this inner, extra government was Jewish.

It is, of course, often asked why this was so. The first answer given is that the Jews who were immediately placed in charge of the business administration of the war were competent men, the most competent men who could be found. This was actually the answer given to an inquiry as to the reason for so large a part of the foreign policy of the United States depending on the counsel of a certain group of Jews—they were the men who knew, no one else knew so much, the officials chosen by the people had a right to select the most efficient and able counsel they could find.

Very well, let that stand. Let the explanation be that in all the United States, Jews were the only persons to be found who could handle the emergency with masterly ease. We shall see more of this phase of the matter at another time. The war is not under discussion in this article, merely the fact that in an emergency the government became distinctly Jewish.

But the Second Protocol would appear to throw a little light on the matter:

"The administrators chosen by us from the masses for their servility will not be persons trained for government, and consequently they will easily become pawns in our game, played by our learned and talented counsellors, specialists educated from early childhood to administer world affairs. As we know, our specialists have been acquiring the necessary knowledge for governing * * *"

The language is a trifle raw, as it usually is when Gentiles are under discussion. But the same fact, namely, that Jewish specialists have come to the aid of Gentile administrators in an emergency, when uttered for the consideration of the general public, may be very beautifully phrased.

The untrained Gentile administrator must have help; his unpreparedness makes it necessary. And who knows it better than those who have the help to offer? The Gentile public has been taught to suspect the man who has had experience in politics or government. This, of course, makes the whole situation doubly easy for those whose specialty it is to give

have absolute confidence in what they can do with the people once the people are made to believe that popular government has really arrived.

The Protocols believe in frequent change. They like elections; they approve frequent revisions of constitutions; they counsel the people to change their representatives often.

Take this from the First Protocol:

"The abstract conception of Liberty made it possible for us to convince the crowd that government is only the management for the owner of the country, the people, and that the steward can be changed like a pair of worn-out gloves. The possibility of changing the representatives of the people has placed them at our disposal and, as it were, has placed them in our power as creatures of our purposes."

Note also how this Use of Change is buried in this paragraph from the Fourth Protocol which de-

scribes the evolution of a Republic:

"Every republic passes through several stages. The first is that of senseless ravings, resembling those of a blind man throwing himself from right to left. The second is that of demagogy which breeds anarchy and inevitably leads to despotism, not of a legal, open and consequently responsible character, but an unseen and unknown despotism, felt none the less because exercised by a secret organization. Such a despotism acts with even less scruple because it is hidden under cover and works behind the backs of various agents, the shifting and changing of which will not harm its secret power, but serve it, since such changes will relieve the organization from the necessity of expending its resources on rewards for long service."

This "changing" of servants is not unknown in the United States. A former Senator of the United States could easily testify to this if he only knew who did the "changing." Time was when he was the tool of every Jewish lobbyist in the Senate. His glib tongue lent charm and plausibility to every argument they wished to advance against the government's intentions. Secretly, however, the Senator was receiving "favors" from a very high source, "favors" of a financial character. The time came when it was desirable to "detach" the Senator. The written record of his "favors" was abstracted from its place of supposed secrecy, a newspaper system that has always been the ready organ of American Jewry made the exposure, and an indignant public did the rest. It could not have been done had not the man been compromised first; it could not have been done without certain newspaper connivance; it would never have been done had not the Senator's masters wished it. However, it was done.

In the Fourteenth Protocol, which begins "When we become rulers," it is pictured how hopeless the Gentile peoples will have become of any betterment of con-

..... when we were undermining their governmental institutions, that they will tolerate anything from us * * *"

The official who is changed most quickly in this country is the man who questions certain matters which come from Jewish sources. There must be a small army of such men in the United States today. who knows it better than those who have the help to Some of them do not know even now how it happened. Some are still wondering why perfectly legitimate and patriotic information should have been lost in an icy silence when they sent it in, and why they should have lost favor for sending it.

Protocol Nine is full of the most amazing claims.

of which these may serve as illustration:

"At the present time, if any government raises a protest against us, it is only for the sake of form, it is under our control, and it is done by our direction, for their anti-Semitism is necessary for keeping in order our lesser brothers. I will not explain this further as already it has been the subject of numerous discussions between us."

This doctrine of the usefulness of anti-Semitism and the desirability of creating it where it does not exist are found in the words of Jewish leaders, an-

cient and modern.

"In reality there are no obstacles before us. Our super-governmen: has such an extra-legal status that it may be called by the energetic and strong word-dictatorship. I can conscientiously say that at the present time we are the lawmakers." In that Protocol this claim is made:

"De facto, we have already eliminated every government except our own, although de jure

there are still many others left."

That is simple: the governments still exist, under their own names, having authority over their own people; but the super-government has unchallenged influence over all of them in matters pertaining to the Jewish Nation and particularly in matters pertaining to the purpose of The International Jew.

The Eighth Protocol shows how this can be: "For the time being, until it will be safe to give responsible government positions to our brother Jews, we shall entrust them to people whose past and whose character are such that there is an abyss between them and the people; to people, for whom, in case of disobedience to our orders, there will remain only trial or exile (from public life), thus forcing them to protect our interest to their last breath."

In the Ninth Protocol again is this reference to party funds:

"The division into parties has placed them all at our disposal, inasmuch as in order to carry on a party struggle it is necessary to have money, and we have it all."

There have been many investigations of campaign funds. None has ever yet gone deep enough to inquire into the "international" sources of these funds.

THE SHIP INCL. namely, that Jewish specialists have come to the aid of Gentile administrators in an emergency, when uttered for the consideration of the general public, may be very beautifully phrased.

The untrained Gentile administrator must have help; his unpreparedness makes it necessary. And offer? The Gentile public has been taught to suspect the man who has had experience in politics or government. This, of course, makes the whole situation doubly easy for those whose specialty it is to give "aid." Just what interests they aid most will give, when discovered, a strong light upon their zeal.

But in all that the Protocols have to say about the political angle of the World Program, nothing is of so great interest as that which concerns the selection and control of Presidents. The whole plan is outlined in the Tenth Protocol. The fact that the President of France seems to have been in mind is a localism; the plan is applicable elsewhere; indeed has elsewhere its most perfect illustration.

This Tenth Protocol, then, leads gradually up to the subject, tracing the evolution of rulers from Autocrat to President, and of nations from Monarchies to

Republics.

The language of this passage is particularly objectionable, but no more so than can be found in current' Jewish literature where boasting of power is indulged in. Unpleasant as the whole attitude is, it is valuable as showing in just what light the supporters of the Protocol Program view the Gentiles and their dignities. It must be borne in mind that the Jewish ideal is not a President, but a Prince and a King. The Jewish students of Russia marched the streets in 1918 singing this hymn-

> "We have given you a God; Now we will give you a King."

The new flag of Palestine, now permitted to fly without hindrance, bears insignia, as does every synagogue, of a Jewish King. The Jewish hope is that the Throne of David shall be set up again, as doubtless it will be. None of these things is to be decried in the least, nor to be regarded with anything but a decent respect, but they should be borne in mind as a side light on the expressed contempt for Gentile Presidents and Legislatures.

The Tenth Protocol reaches the theme of President thus:

"Then the rise of the republican era became possible, and then in the place of a sovereign we substituted a caricature of him, a President picked from the crowd * * * Such was the foundation of the mine we laid underneath the Gentile people, or more accurately, the Gentile peoples."

It is with something of a shock that one reads that men with a "past" are specially favored for the presidential office. Men with a "past" have become President in various countries, including the United States, there is no doubt of that. In some instances, the par-

By HENRY FORD Of The Ford Motor Co.

ticular scandal that constituted the "past" has been publicly known; in other cases it has been hushed up and lost in a maze of rumor. In at least one case it was made the special property of a syndicate of men who, while protecting the official from public knowledge, compelled him to pay rather stiffly for their service. Men with a "past" are not uncommon, and it is not always the "past" but the concealment of it that concerns them most, and in this lack of frankness, this distrust of the understanding and mercy of the people, they usually fall into another slavery, namely, the slavery of political or financial blackmail.

"We will manipulate the election of Presidents whose past contains some undisclosed dark affair, some 'Panama,' then they will be faithful executors of our orders from fear of exposure and from the natural desire of every man who has attained a position of authority to retain the privileges, emoluments and the dignity associated

with the position of President.'

The use of the word "Panama" here refers to the various scandals which arose in French political circles over the original efforts to construct the Panama Canal. If the present form of the Protocols had been written at a later date they might have referred to the "Marconi wireless" scandals in England-though on second thought, they would not have done so because certain men were involved who were not Gentiles. Herzl, the great Jewish Zionist leader, uses the expression in "The Jewish State." Speaking of the management of the business of Palestine he says that the Society of the Jews "will see to it that the enterprise does not become a Panama but a Suez." That the same expression should occur in Herzl and in the Protocols is significant; it has also another significance which will be described at another time. It must be clear to the reader, however, that no one writing for the general public at this day would refer to a "Panama" in a man's past. The reference would not be understood.

It is this practice of holding a man under obligation which makes it needful on the part of the true publicist to tell the truth and the whole truth about aspirants for public office. It is not enough to say of a candidate that he "began as a poor boy" and then became "successful." How did he become successful? How explain the "rise" of his fortunes? Sometimes the clue leads deep into the domestic life of the candidate. It may be told of a man, for example, that he helped another out of scrape of money for the live involved, and received a sum of money for the live his too friendly relations with another. relieved of his predicament by the notate

These are facts to which any ward politician can | strong Jewish objection is made, though no strong testify. Any man in political life can test it for himself by announcing that he will not permit himself to be dominated by Jews or anybody else. Just let him It can be explained only by the Jewish Will to Power, mention Jews in that manner; he will no longer have to read about Jewish solidarity; he will have felt it. Not that, in a vote, this Jewish solidarity can accomplish anything it wishes; the Jew's political strength is not in his vote, but in the "pull" of, say, seven men at the seat of government. The Jews, a political minority so far as votes are concerned, were a political majority so far as influence was concerned, during the last five years. They ruled. They boast that they ruled. The mark of their rule is everywhere.

The note which everyone observes in politics, as in the Press, is the fear of the Jews. This fear is such that nowhere are the Jews discussed as are, say, the Armenians, the Germans, the Russians or the Hindoos. What is this fear but reflection of the knowledge of the Jews' power and their ruthlessness in the use of it? It is possibly true, as many Jewish publicists say, that what is called anti-Semitism is just a panic-fear. It is a dread of the unknown. The uncanny spectacle of an apparently poor people who are richer than all, of a very small minority which is more powerful than all,

creates phantoms before the mind.

It is very significant that those who most assume to represent the Jews are quite content that the fear should exist. They wish it to exist. To keep it delicately poised and always there, though not too obtrusively, is an art they practice. But once the balance is threatened, their crudeness instantly appears. Then comes the threat, by which it is hoped to re-establish the fear again. When the threat fails, there comes the wail of anti-Semitism.

How strange this is, that the Jews should not see that the most abject form of anti-Semitism is just this fear which they are willing to have felt toward them by their neighbors. This fear is "Semitophobia" in its worst form. To inspire fear—what is more dreaded by the normal man, and yet what more delights an inferior race?

Now, a great service is done when the people are emancipated from this fear. It is the process of emancipation that Jewish publicists attack. It is this they call anti-Semitism. It is not anti-Semitism at all; it is the only course that can prevent anti-Semitism.

The process involves several steps. The extent of the Jewish power must be shown. To this, of course, disproof can be made.

Then, the existence of this power must be explained. as it may be called, or by the deliberate program which is followed in the attainment of the power. When the method is explained, half the damage is undone. The Jew is not a superman. He is bright, he is intense, his philosophy of material things leaves him free to do many things from which his neighbor draws back; but, given equal advantages, he is not a superman. The Yankee is more than his equal any time, but the Yankee has an inborn inclination to observe the rules of the game. When the people know by what means this power is gained—when they are informed how, for example, political control is seized, as it has been in the United States, the very method takes all the glamour from the power, and shows it to be a rather sordid thing after all.

This series of articles is attempting to take these orderly steps, and it is believed the complete effort will justify itself to reasonable minds, both Jewish and

Gentile.

In the present article one important means of power has been described on the authority of the Protocols. Whether the method laid down by the Protocols is worth considering or not depends entirely on whether it can be found in actual affairs today. It can be found. The two tally. The parallel is complete. It were well for the Jew, of course, if no trace of him could be found in either the written or the actual program. But he is there, and it is illogical for him to blame anyone but himself for being there. Certainly, it is small defense against the fact to heap abuse upon the one who discloses the fact. We have agreed that the Jews are clever, but they are not so clever as to be able to cover their work. There is a certain element of weakness in them which reveals the whole matter in the end. And even the revelation would not mean much if the thing revealed were not wrong. But that is the weakness of the Jewish program—it is wrong. The Jews have never gained any measure of success so great that the world cannot check it. 'The world is engaged in a great checking tactic now, and if there are still prophets among the Jews they should lead their people in another path.

The proof and the fruit of any exposure of the World Program is the removal of the element of fear from the peoples among whom the Jews live.

the fruit of any exposure of the serio Fregram is the removal of the element of fear from the peoples among whom the Jews live.

ther out of a scrape by marrying the woman worked, and received a sum of money for doing so. It may be told of another that he was implicated by his too friendly relations with another's wife, but was relieved of his predicament by the astute diplomacy of powerful friends, to whom thereafter he felt him-

self in debt of honor. It is strange that, in American affairs at least, the woman-note is predominant. In our higher offices that has more frequently occurred than any other, oftener than the money-note.

It may be cold or a misu, for once

In European countries, however, where the fact of a man's being entangled llegitimately with a woman does not carry so heavy a stamp of shame with it, the controlled men have been found to have "pasts" of another character.

The whole subject is extremely distasteful, but truth has its surgical duties to perform, and this is

e of them. When, for example, a pivotal assemge like that of the Peace Conference is studied, and the men who are most subject to Jewish influence are isolated, and their past history is carefully traced, there is almost no difficulty whatever in determining the precise moment when they passed over into that fateful condition which, while it did not hinder them of public honors for one hour, made them unchangeably the servants of a power the public did not see. The puzzling spectacle which the observer sees of the great leaders of Anglo-Saxon races closely surrounded and continuously counseled by the princes of the Semitic race, is explained only by a knowledge of those leaders' "past" and those words of the Protocols-"We will manipulate the election of Presidents whose past contains some undisclosed dark affair."

And where this Jewish domination of officials is

And where this Jewish domination of officials is glaringly apparent, it may be safely assumed that the custody of the secret is almost entirely with that race. When necessity arises, it may be a public service for those in possession of the facts to make them public—

for the purpose of destroying reputations, but for purpose of damning for all time a most cowardly practice.

Politically, so the Jewish publicists tell us, Jews do not vote as a group. Because of this so we are told, they have no political influence. Moreover, we are told, they are so divided among themselves that they cannot be led in one direction.

It may be true that when it is a question of being for anything, the Jewish community may show a majority and minority opinion—a small minority, it is likely to be. But when it becomes a question of being against anything, the Jewish community is always a unit.

THIS LEADS TO MONGRELIZATION



Inter-Racial Dating
Will Destroy
The White Race



Below From "Jet Magazine"

Socializing With Negroes Leads To Mixed Marriages

Chubby Checker, the ex-chicken plucker who "twisted" to international fame and fortune, only last autumn claimed he was "too young to marry" when romantically linked with "Miss World 1962" Catherina Lodders, 21, of Holland (JET, Oct, 10). The 22-year-old singer now has changed his tune with the Philadelphiaannouncement of his engagement to the Dutch beauty, who chirped. "He's different."



Chubby receives reward (1) after unveiling sparkling engagement ring (r) to beauty at his parents' 12-room home.

"JACKSONVILLE CHRONICLE" CHARGES F.B.I. USING ILLEGAL METHODS AGAINST FLA. K.K.K.

The situation in Jacksonville, Fla., is a perfect example of what is happening to Patriots all over the country who oppose Race-mixing and Communism. Whenever Negroes demonstrate, FBI agents are there watching and taking notes to insure that no Negro is mis-treated and that their demonstration is protected. WHEN WHITES COUN-TER-DEMONSTRATE, THE FBI IS AGAIN ON THE JOB, But is not to protect the rights of the White demonstrators. They do everything possible to harrass and bring about the arrest of the Whites, if possible. They copy down license numbers of the White cars (this never happens to Negro agitators - they get free rides around the country in Justice Dept. cars. with chauffers and body guards.) The FBI takes pictures of the White demonstrators, for their records, to build up so-called "files" for future harrassment of the Whites. They follow Whites, question their wives when they are at work, (this is often used and is a secret police terror tactic picked up from the Russian NKVD.)

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Then along comes a minor bombing in Jacksonville, Fla. The FBI terror machine moved into full gear as the reproduced clippings prove on this page. These articles are all reproduced from the Conservative and very reliable Jacksonville, Fla., newspaper, "The Chronicle."

A late report is that the FBI was asking many White people in the Jacksonville, Fla., area to take "lie detector tests - to prove you are innocent of the bombing." A Klan leader tells this editor that about 70 frightened Patriots

CHRONICLE

Letters To The Editor

CHRONICLE:

Since the bombing of the negro home on Gilmore street, the F.B.1. "bully boys" have made quite a few illegal and unofficial calls to the homes of known members of the Ku Klux Klan. They would quiz, threaten them and their families in any illegal way that they thought they could get by with to obtain information about the Klan. If they should find the wife home alone they would camp there for several hours using every Gestapo means which they could to frighten her into submission.

The F.B.I. unless they have the duly signed papers by the proper U.S. officials for your arrest or detention have no legal right to enter your home to question or give you the third degree. Unless you are willing to you do not have to talk to them nor answer their questions. If you so desire you may order them off your premises, then, if they refuse to go call the county or city Police which ever you live in, have them arrested and tried for trespassing. (Even a white person has a few civil rights left yet.)

They are also asking every one they contact if they would notify them of any information that they may hear in regards to the bombing. My answer to that would be "No" but as a law abiding citizen I would notify Lt. Johns of the Jacksonville Police Department as he is in charge.

The bombing was a violation of Florids that laws, and if the guilty enes are apprehended they will be tried by Florida state courts and not the federal.

FBI Plant Wins

Top KKK Post

A man, whose wife swore under eath in local divorce proceedings that he joined the Ku Klux Klan at the urging of the FBI to be an informer for the federal agency, has risen to one of the top Klan posts.

Virgil Glenn Knouse, socalled Grand Titian for one branch of the Ku Klux Klan sued his wife for divorce, alleging principally that she nagged him.

During taking of testimony before Circuit Judge Tyrie A. Boyer, the woman's attorney, Walter C. Shea produced a newspaper clipping identifying Knouse, who has given the residential address of 5513 Alta as associated with Communications, Inc. The clipping stated Knouse had been with the Florida State Game and Fish Commission for eight years, while residing at Callahan.

His wife testified he was the "Grand Tition" referred to as "The Crusader" when he spoke at Klan rallies held at Baldwin last October 3 and 4.

She said Knouse joined the Klan about a year ago under the name of Corky Malone as a FBI spy. She said the Klan pays his house rent, auto expense, other commissions while the federal government also pays him for information about the Klan.

The two have three small children.

The court was told that Knause now is under care of a psychiatrist, has no earning ability beyond his Klan and FBI income.

These Articles

KKK 'Kidnaps'

FBI Agent?

Among incidents occurring during the racial demonstrations last week-end as
negroes tried to integrate
Morrison's was the reported
"kidnapping" of a FBI operative by men in plainclothes.
They were assumed to be
members of Klan groups, who
were protesting the negro
picket parade; which had
virtually halted all business
of the eating place.

The 'Klansmen' approached a man they claimed was taking their pictures, one by one. He told them he was with the FBI, but when pressed declined to show his credentials. When a uniformed policeman "rescued" him, he reportedly did produce his credentials.

But, the "Klansmen" were suspicious, sent two men along with the FBI employe to the federal building to check his claim.

Showing how clever are the taxpayers' FBI boys, they had their cameraman dressed like a bum. He needed a shave, badly. His camera, however, was hidden in a briefcase which looked to anyone like it cost \$1,000, with the lens visible to the naked eye.

Eight negro ministers arrested for trying to integrate Morrison's and the Robert Meyer Hotel, won postponements to March 7 of their police court trials for trespass. The courtroom was jammed with negroes. [Four more made city jail Tuesday night.

Meanwhile, segregationists laughed down theolos
that the service of a negro family who sent their
child to List winn a grammar
school. The sent was so
placed that the in the house

NEGROES ARE TAKING OVER TV

Only one year ago it was a rare and disgusting sight to see Negroes on T.V. co-mingling with Whites. This year was the 'breakthrough' in T.V. race-mixing. Now you cannot find a single program that does not work the Negro into the story in some fashion. BUT DO THEY PLAY THEIR TRUE BEASTIAL WAYS OF LIFE -- THAT OF RAPISTS. MUGGERS, STABBERS, ROB-BERS AND MURDERERS, No, the Negro is played up as a hero, doctors, nurses, policeman, upholders of the law, leaders of the community. THE ONES RE-SPONSIBLE FOR THESE LIES ARE THE JEWISH OWNERS OF T.V. NBC is controlled by David Sarnoff, (Jew) CBS is controlled by Wm. S. Poley (Polinsky) and ABC is controlled by Lenard Goldenson.

How was this lying fraud perpetutrated upon the White majority, by this Jew-Negro minority. This enemy knows that we can stop such treason with a united boycott of race mising businesses who sponsor race mixing T.V. shows, SO, THEIR ANSWER IS FOR EVERYONE TO MIX AT THE SAME TIME. THUS TRY-ING TO PREVENT US FROM PICKING OUT ONE SPONSOR AND FORCING HIM TO CHANGE HIS POLICY OR HAVE NO WHITE BUSINESS AT ALL. The very clever Jews force all who went to sponsor a T.V. program to agree the same way they integrate a city. They try and get every theater, store, restaurant, all of mix at the same time. They feel we will have to trade with them ble Jacksonville, Fla., newspaper, "The Chronicle."

A late report is that the FBI was asking many White people in the Jacksonville, Fla., area to take "lie detector tests - to prove you are innocent of the bombing." A Klan leader tells this editor that about 70 frightened Patriots have succumbed to this intimidation and took the lie detector tests. The FBI has forgotten that a man is INNOCENT until proven guilty and that it is not necessary to make one single move to "prove yourself innocent," under the U.S. Constitution, Innocence is already presumed. Lawyers inform this editor that the best policy is to never give "alibis" to federal agents and never take lie detector tests or answer any questions without having a lawyer present. This is the best way to stay out of jail and not be caught up in a conspiracy net. Negroes have before bombed their own homes (as has happened in Louisville, Ky., and Little Rock, Ark.) -- yet they are not investigated. Bobby Kennedy and the Jew, Nickolas Katzenback now run the FBI. That is why Negro demonstrators get federal protection and Whites get federal persecution, Under the Lyndon Johnson-Bobby Kennedy dictatorship, Negroes get everything they demand, but Whites have no rights. WHITEMAN, STAND TOGE-THER, OUR DAY WILL COME.

Keep
America
White

that would be "No" but as a law abiding citizen I would notify Lt. Johns of the Jacksonville Police Department as he is in charge.

The bombing was a violation of Florida state laws, and if the guilty enes are apprehended they will be tried by Florida state courts and not the federal.

The K.K.K. today is a religious organization (maybe political too) chartered by the states in which we are located. We do not advocate breaking of laws, violence nor the overthrow of the U.S. Government as the F.B.I. boys would like to have the public believe. We are here in the South again to stay regardless of them.

Herman J. Morris (Klansman, Robt E. Lee Chapter) Kim to information about me Klan. The two have three small children.

The court was told that Knouse now is under care of a psychiatrist, has no earning ability beyond his Klan and FBI income.

These Articles
Reproduced
From
"Jacksonville

Chronicle"

was jammed with negroes. |Four more made city jail | Tuesday night.

Meanwhile, segregationists laughed down theories
that they conginered the
local bombley of the home of
a negro family who sent their
child to Lackewanna grammar
school. The bomb was so
placed that none in the house
could possibly have been injured, it was pointed out.
These sources opined it
was another act of the Communist party, to inflame
racial feelings. The FBI
never had been able to apprehend the perpetrators of
such bombings, they noted.

HIS POLICY OR HAVE NO WHITE BUSINESS AT ALL. The very clever Jews force all who want to sponsor a T.V. program to agree to show mixed programs. It is the same way they integrate a city. They try and get every theater, store, restaurant, all of mix at the same time. They feel we will have to trade with them if we are going to do business with anyone at all.

LET'S BEAT THIS JEW-NE-GRO CONSPIRACY. TRADE ONLY WITH THOSE WHO RE-FUSE TO MIX. NO MATTER WHAT THE SACRIFICE, BUY FROM OUR OWN KIND OF PEO-PLE.

These Jews Threaten Right Wing Patriots

"New York State Supreme Court Justice, Meier Steinbrinck, who also holds the job as the legal head and New York chairman of the Anti-Defamation League of B'nai Brith declared at the close of this year's convention at the Hotel Waldorf-Astoria:

'Under American Law an offender who has served his sentence meted out by the courts is not considered as having paid for his offense.'

'This is not our idea.'

'Anybody who has offended or harmed the Jewish cause is never to be forgiven and we (the Anti-Defamation League of B'nai Brith) shall employ the millions of dollars at our disposal to see to it that such enemy of the Jewish cause shall never regain his previously held position of social standing.''

HOW TO WRITE SENATORS ON CIVIL RIGHTS BILL

Now that you have read our summation of the disastrous civil rights bill. It is urgent that you take immediate action to defeat this bill which could destroy our country once passed. PLEASE WRITE OR WIRE BOTH YOUR SENATORS AT ONCE. It makes no difference whether you live in the North or South. It also makes no difference if your two Senators are both open backers of this bill. Write them that you are against the bill. Give a few short reasons why. THEN TELL THEM TO HELP THE SOUTH IN THE FILIBUSTER, TELL THEM FOR THE SAKE OF THE FU-TURE SURVIVAL OF THE WHITE RACE, THEY SHOULD NEVER VOTE FOR 'CLOTURE' (CUTTING OFF OF THE DE-BATE.)

IF YOU LIVE IN THE SOUTH, TELL THEM TO FILIBUSTER FOREVER. Tell them, that if they give in, we and our children will live under a dictatorship

such as the world has never seen before. BE SURE AND KEEP YOUR LETTER SHORT, NEVER MORE THAN ONE SIDE OF A SINGLE SHEET. Your two senators are very busy and will not read any letter that is longer than one page. Those in the South, tell your Senator NOT TO COMPROMISE, NOT TO SELL OUT OUR BIRTH RIGHTS.

We here in Alabama are worrving about Sen. Hill and Sparkman. They have already endorsed the re-election of Lyndon Johnson, Unless we here in Ala., put great pressure on these two, there is grave danger of a sell out on the Civil Rights Bill, After you write your two Senators, write those in other states, especially Sen. Dirksen who is in a position as the G.O.P. leader to help the South keep on fighting until the entire bill is destroyed. This monstorous bill must be defeated. Sit down at once and write two letters to both your senators.

Then if you have more time, write Senators from other states. WRITE THEM EVEN IF THEY HAVE ANNOUNCED THAT THEY ARE FOR THE BILL, MAKE THEM REALIZE THAT AMA JORITY OF THEIR CONSTITUENTS ARE AGAINST THE BILL.

If you are so busy that you don't have time to write your two Senators, then pick up the telephone and ask for Western Union. They will take your short message and rush it to your Senator.

All Senators answer all letters from their home states. After you receive their answer write them again. And, above all, get others to join this letter writing campaign to defeat this monstrous bill.

ACTION IS NEEDED TODAY, TOMORROW MAY BE TOO LATE. WE WANT NO COMPROMISE, NO SELLOUR - WE WANT TOTAL DEFEAT FOR THE CIVIL RIGHTS BILLS.

ARCHBISHOP SPEAKS OUT FOR WHITE SUPREMACY

In the White ruled Union of South Africa, Catholic Archbishop, Rev. W. P. Whelan issued thé strongest statement for White Supremacy (called Apartheid in South Africa) we have ever read, Archbishop Whelan is director

Catholics in South Africa. This statement is of vital interest to every American Catholic. If you are a Protestant, you can help the cause by giving extra cories of this statement to your Carholic friends. If you are a Catholic, of press, radio and movies for give copies to your priest and

other Catholics you may know. In brief, Archbishop Whelan

1) There is nothing in Catholic teaching against Segregation of

2) Catholics can vote for White Supremacy (Apartheid) political party. (like NSRP)

3) That separation of God's peoples by the state is allright.

4) It is not a sin to deny the Negro the right to vote.

5) Negroes are behind Whites in stages of development and should therefore not have the same rights as Whites.

(NOTE: in studying the Archbishop's full statement below. keep in mind that the word Apartheid means Segregation or White Supremacy. This article is reprinted from "South African Digest," official organ of the Union of South African Govern-

CATHOLIC STATEMENT ROMAN

ARCHBISHOP'S VIEWS SEPARATE DEVELOPMENT

THE present situation in South Africa, despite its defects, was I stable, secure and full of prospects for future development, said the Archbishop of Bloemfontein, Archbishop W. P. Whelan, O.M.I., in a statement issued last week.

He said he was disturbed by the present situation in South Africa only in so far as South Africa had been made the object of criticism that was largely prejudiced or, to say the least, uninformed.

The Archbishop is director of press, radio and cinema of the administrative board of the South African Catholic Bishops' Conference and his statement contains his answers on behalf of the

church to a number of questions on the church's attitude to racial policy in South Africa put to him from time to time.

The following is the text of the statement in questionanswer form:

• Are you disturbed by the present situation in South Africa?

Yes, and no. Yes, in so far as South Africa has been made the object of criticism that is largely prejudiced or, to say



ARCHBISHOP'S

There is no teaching of the Church in opposition to the idea of a state composed of a number of national or racial groups maintained in their separate and distinct identity by the state of which they form

a part.
This is clear from the Church's attitude This is clear from the Church's attitude concerning the rights of national minorities, so hotly debated during the first 50 years of this century. This was reiterated recently in Pope John's encyclical Peace on Earth. The Church has often declared that publication the property of assist the property of the property of assist the property of the prop

lic authorities have an obligation to assist the cultural and racial groups in a pluralistic state in their distinctive development.

Has South African apartheld been officially condemned by the Church?

In 1958, Catholics were informed by the chairman of the Administrative Board of the South African Catholic Bishops Conference that they were perfectly free to vote for any of the parties contesting the general election.

This response could not have been given if any party had been judged to be advocating a policy which, considered as a whole, was immoral.

Why do you say "considered as a whole"? Are there items in the present Government's policy which could be considered immoral?

It is common knowledge that the application of several provisions of our racial legislation involve hardship and injustice; conditions of Bantu urban employment; unreasonable job reservation; restriction on the freedom of the Bantu worker to imne irecoom of the Bantu worker to improve his economic and social position, restriction on the freedom of the Bantu worker to choose his employer, to alternate employment, or to offer his services to the highest bidder; restriction on the place of abode which separates members of the same family.

Mow can a Catholic vote for a party which pursues a policy involving the violation of such human rights?

In no society can every man have the full exercise of those rights which belong to him theoretically as a human person.

By the very fact that he is a person, man is essentially a social being, and living in any society whatsoever necessarily im-

STATEMENT

for the existence of civil authorities is the realization of the common good. It clearly necessary that in pursuing this objective they should respect its essential elements and, at the same time, conform their laws to the needs of a given historical

Surely apartheid, which denies the democratic principle of "one man, one vote" by excluding 80 per cent of the population of the electorate, cannot be reconciled with Christianity?

The first point to make clear is that 'the church has never considered democracy to be the only form of government compatible

with Christianity.

In Peace on Earth, Pope John wrote: "It is impossible to determine once and for all what is the most suitable form of government, or how civil authorities can most effectively fulfil their respective function . . . in determining the structure and operation of government which a state is to have, great weight has to be given to the historical background and circumstances of given political communities, circumstances which will vary at different times and in different places."

Even in a State, which is democratic in structure, the "one man, one vote" principle is not always desirable.

Thus the Pope goes on: "It is in keeping with their dignity as persons that human beings should take an active part in government, although the manner in which they share in it will depend on the level of development of the political community to

which they belong."
We know, for instance, how restricted the electorate was in ancient Athens; the home of democracy; and even today it is not considered a grave injustice that women in Switzerland have no vote.

In recent times we have seen too many cases of the "one man, one vote" slogan being used as a pretext by demogogues to seize power which they exploit for their

A demogracy based on a wide electorate A demogracy based on a wide electronic seems to becure the common good only in highly developed and homogeneous societies. This is freely acknowledged in Africa. This too, was in the minds of the South African bishops in 1952, when they declared

that "the great majority of non-Europeans, and particularly the Africans, have not yet reached a stage of development that would justify their integration into a homogeneous society with the European . . . the associa-

• Are you disturbed to present situation in S Africa?

Yes, and no. Yes, in so far as South Africa has been made the object of criticism that is largely prejudiced or, to say the least, uninformed. Also because all the fair promises concerning other parts in Africa have proved to be such a grievous disappointment.

No, because it is clear that the South African situation. despite its defects, is stable, secure, and full of prospects



THE MOST REV. W. P. WHELAN

for future development. I believe that when one considers a country's socio-political future it must always be against the background of its economic possibilities.

In this respect South Africa offers unrivalled possibilities,

unequalled anywhere in Africa.

For this reason I foresee a happy issue out of our current social and political difficulties, including those arising from the multiracial character of our society.

Will this necessarily involve the abandoning of the apartheid

policy?

Not necessarily.

• But is apartheid not an injustice which must go?

It all depends on what you mean by apartheid. It is crucial in any discussion on this subject to distinguish clearly between the idea of apartheid, or separate development, or whatever else it may be called, on the one hand and, on the other, the actual laws

White People of the World Unite!

In no-society can every man have the

to him theoretically as a human person.

By the very fact that he is a person.

man is essentially a social being, and living
in any society whatsoever necessarily imposes on him a restriction of his freedom of action as an individual.

On the other hand, this curtailment (even when considerable), is outweighed by the advantages enjoyed through living in a community with others.

It cannot be said that curtailment of the individuals' rights necessarily constitutes

an injustice.
In this context it must be remembered throughout that when we use the words "right" and "justice," we are not using them in their original legal sense.

When we speak of "human rights," however, we are concerned with general norms in terms of which men develop and have

their place in society.

It is always a matter of more or less.
according to the individual's make-up and the conditions of the society in wyhich he

'Justice" in this context is a balancing of the needs of the individual against the general needs and possibilities of the society in which he lives.

This always leaves room for legitimate disagreement when it comes to practical measures, as Pope Leo XIII has made clear in his encyclical on Christian democracy.

In their 1952 statement our bishops applied this to the South African scene in these words: "The racial problem admits of no easy solution . . . the choice of a of no easy solution . . . the choice of a proper course of action in the solution of the racial problem can never be easy charity and justice must supply the driving

force, prudence must be the guide."
What has been said remains in the realm
of principle. It is for men versed and specialized in different branches of study and technique to apply these principles to difficult and complicated situations. It will be

PRESSURE GROUPS

In a political society composed of various types and cultures there will always be pressure groups and sections of the popu-lation with special interests which influence the policies of the different political parties,

The Christian can, however, exercise his vote in favour of any of these parties, provided only that in the overall view he considers its policy one which will achieve the general stability of the society as a whole.

But does not the policy of separate development, which involves extensive Government interference in the lives of so many individuals bring with it necessarily an undue infringement of human rights?

It is difficult to know with certainty. The highly complex structure of modern society has forced governments everywhere to interfere more and more in the lives of their subjects.

This is especially true of the welfare state, where virtually every aspect of life is regulated by public authorities of diffe-

rent kinds, Exactly where the boundary line lies be-yond which governing bodies may not legitimately go, is impossible to discern in

It has to be judged in each particular case. So we read in Pope John's encyclical Peace on Earth: "Indeed, the whole reason

ing used as a pretext by demogogues to power which they exploit for their

A democracy based on a wide electorate seems to secure the common good only in highly developed and homogeneous socie-ties. This is freely acknowledged in Africa. This too, was in the minds of the South African bishops in 1952, when they declared that "the great majority of non-Europeans, and particularly the Africans, have not yet reached a stage of development that would justify their integration into a homogeneous society with the European . . . the associa-tion of men, coming together in societies, gives rise to other rights which can be

gives rise to other rights which can be termed secondary, derivitive or contingent. "They vary greatly according to the type of society evolved, the recognition accorded them and the qualifications necessary to possess them. Among such are to be included the right to vote in the election of legislative bodies."

In South Africa there is a growing tendency to accord to non-Europeans an active participation in the afrairs of the country. That were how to different groups is in keeping was Tope John's statement quoted states.

"Minute Man" Type Groups On Dangerous Grounds; Frame-Up Possible

National States Rights Party and Dr. Edward R. Fields have over and over again instructed our membership that eventual power can be obtained by the right wing ONLY by legal and peaceful efforts upon the part of the aroused and awakened Whiteman. There are some paramilitary 'minute man' type groups that feel it is too late for political activity. NSRP wishes to warn, all Patriots to consider carefully such theory. So-called Guerilla activity and other direct action activity is out of all reason and not practice, a war Hoover claims he has a constituted infiltrated these right was groups at the orders of Hobby Kennedy and Nickolas Kathanback. We believe this to true. These people who belies that they can resort to armed action to prevent communism from taking over America must take into account the full power of the total armed might of all the nations which make up the U.N. (which would be arrayed against any such internal activity within the USA) Also, their beliefs reach the ridiculous point of the federal government, National Guard that can be nationalized and local police forces that would remain loyal to the central governemnt. We of the NSRP have reason to believe that there is a serious possibility of a federal round-up of certain minute man type in-

dividuals and groups who have gone to far in theory and practice. NSRP demands that all who are connected with our party immediatly dis-associate themselves from such potentialy illegal groups, or face expulsion from NSRP. Any such foolhardy adventures are subject to disastrous consequences and would set back the Patriotice, Anti-communist right wing. This is a grave situation and the blame for this can't be placed upon the heads of irresponsible people who have let their imagination run away from them. The enemies of the general right wing movement will win a great victory if they are able to use the FBI to sweep down and make mass arrests of foolish people involved in this dangerous daydreaming. We ask that sensible people take charge of the situation and resign from, and denounce those who are playing into the hands of the enemy by silly plotting against the Government. Only through the ballot box can we take power. Those who believe in other forms of action, stay away from NSRP. Anyone caught diverging from these principles will immediately be expelled from NSRP. The Right Wing is now growing and winning, let our movement not be set back by those who might allow themselves to be entrapped by false leaders who live in a dream world. ONLY LEGAL MEANS CAN WIN THE BYUGGLE.

Remarks. . .

After winning the big fight in Miami against Sonny Liston, Cassius Clay admitted that he was a member of the Black Muslims for some months. Said Clay,:

"I like the Black Muslims. They're not the ones getting locked up, so they must not be doing anything wrong. They're not out in the streets fighting, trying to get in places where they're not wanted.

'I believe in stepping aside if I'm not wanted. Two little colored kids go to a White school and the other kids don't want them. The two colored kids shouldn't be sent. I'm not going to get killed trying to force myself on people who don't want me. I like life. Integration is wrong."

We predict that Cassius won't last long in Jew controlled boxing because they can't 'fix' his big, loud mouth.

ATTY. STONER'S LIFE STORY NEXT MONTH





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"REDS PROMOTE RACIAL WAR" D

HOAX' by Earnest F. Elmhurst. This book deover of Czarist Russia while the White Chrishe front during W.W.I. Gives, in amazing detail actly how the Jewish Revolution worked, inside thism came to power over the Christian people

Life Magazine Smarts

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our movement not be set back by those who might allow themselves to be entrapped by false leaders who live in a dream world. ONLY LEGAL MEANS CAN WIN THIS STUGGLE.

Life Magazine Smears NSRP And Dr. Fields

azine published a vicious smear article against National States Rights Party, Dr. Edward R. Fields and other right wingt groups. The real 'blow' came at the very end of the article where Jew phyciatrist Bruno Bettelheim tells why people "hate". It seems Dr. Bettelheim is another one of those 'survivors' from Nazi concentration camps of Buchenwald and Dachau. (There are so many of these Jew survivors of German concentration camps poping up in America these days, that they are forming Associations and clubs depending upon which camp they came from. To our count, we figure that there must have been about six million Jew survivors, and they all came to the USA). Dr. Bettelheim starts off with this fantastic statement; "The example we think of immediately today when we talk of hate and haters is Lee Oswald. From the evidence I have seen. he fits into the classic pattern of hate even though he was apparently not a member of any of

The Feb. 7 issue of Life mag- | the various hate groups on the American scene." Then he goes on to compare all right-wing Patriots to Oswald. THERE IS NOT ONE WORD IN THIS AR-TICLE TELLING ABOUT OS-WALD'S COMMUNIST BACK-GROUND, HIS LIVING INSOVIET RUSSIA, MARRYING A RUSSIAN, BEING A LEADER IN THE CAS-TROIT, "FAIR PLAY FOR CU-BA COMMITTEE." This is another attempt by Jews to rewrite history. To turn all the facts upside down and blame the right wing instead of the guilty left wing. Patriots will not be fooled, and the lies and confusion being spread (and facts covered up) by the Earl Warren Commission will not change the truth. A COMMUNIST KILLED THE PRESIDENT OF THE UNITED STATES, AND OUR NEW PRES-IDENT HAS NOT SAID ONE SIN-GLE WORD DENOUNCING COM-MUNISM FOR THE CRIME, Instead they try and blame the ANTI-communist right wing. God save us from the warped mindof the left-wing Liberal.

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